

### Extra Ordinary Part - IV-B / 2020

Extra No.	Date	Department
Extra No.1	02-01-2020	Revenue Department
Extra No.2	02-01-2020	Finance Department
Extra No.3	02-01-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.4	03-01-2020	Home Department
Extra No.5	03-01-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.6	04-01-2020	Industries And Mines Department
Extra No.7	06-01-2020	Finance Department
Extra No.8	06-01-2020	Energy And Petrochemicals Department
Extra No.9	06-01-2020	Energy And Petrochemicals Department
Extra No.10	09-01-2020	Energy And Petrochemicals Department
Extra No.11	09-01-2020	Industries And Mines Department
Extra No.12	09-01-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.13	09-01-2020	Industries And Mines Department
Extra No.14	10-01-2020	Urban Development And Urban Housing Department
Extra No.15	13-01-2020	Finance Department
Extra No.16	13-01-2020	Revenue Department
Extra No.17	13-01-2020	Energy And Petrochemicals Department
Extra No.18	13-01-2020	Energy And Petrochemicals Department
Extra No.19	13-01-2020	Energy And Petrochemicals Department
Extra No.20	13-01-2020	Energy And Petrochemicals Department
Extra No.21	16-01-2020	Urban Development And Urban Housing Department
Extra No.22	17-01-2020	Urban Development And Urban Housing Department
Extra No.23	17-01-2020	Urban Development And Urban Housing Department
Extra No.24	17-01-2020	Urban Development And Urban Housing Department
Extra No.25	18-01-2020	Energy And Petrochemicals Department
Extra No.26	18-01-2020	Social Justice And Empowerment Department
Extra No.27	20-01-2020	Revenue Department
Extra No.28	20-01-2020	Revenue Department

Extra No.	Date	Department
Extra No.29	21-01-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.30	21-01-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.31	23-01-2020	Health & Family Welfare Department
Extra No.32	23-01-2020	Science & Technology Department
Extra No.33	23-01-2020	Education Department
Extra No.34	23-01-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.35	23-01-2020	Energy And Petrochemicals Department
Extra No.36	23-01-2020	Energy And Petrochemicals Department
Extra No.37	23-01-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.38	29-01-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.39	30-01-2020	Finance Department
Extra No.40	30-01-2020	Energy And Petrochemicals Department
Extra No.41	01-02-2020	Urban Development And Urban Housing Department
Extra No.42	01-02-2020	Urban Development And Urban Housing Department
Extra No.43	04-02-2020	Legal Department
Extra No.44	04-02-2020	Home Department
Extra No.45	04-02-2020	Education Department
Extra No.46	10-02-2020	Urban Development And Urban Housing Department
Extra No.47	12-02-2020	Home Department
Extra No.48	12-02-2020	Revenue Department
Extra No.49	12-02-2020	Revenue Department
Extra No.50	12-02-2020	Revenue Department
Extra No.51	12-02-2020	Revenue Department
Extra No.52	12-02-2020	Revenue Department
Extra No.53	12-02-2020	Education Department
Extra No.54	13-02-2020	Energy And Petrochemicals Department
Extra No.55	13-02-2020	Energy And Petrochemicals Department
Extra No.56	13-02-2020	Food, Civil Supplies And Consumer Affairs Department
Extra No.57	13-02-2020	Urban Development And Urban Housing Department



Extra No.	Date	Department
Extra No.58	13-02-2020	Urban Development And Urban Housing Department
Extra No.59	13-02-2020	Industries And Mines Department
Extra No.60	13-02-2020	Energy And Petrochemicals Department
Extra No.61	13-02-2020	Energy And Petrochemicals Department
Extra No.62	13-02-2020	Energy And Petrochemicals Department
Extra No.63	14-02-2020	Urban Development And Urban Housing Department
Extra No.64	17-02-2020	General Administration Department
Extra No.65	18-02-2020	Revenue Department
Extra No.66	18-02-2020	Revenue Department
Extra No.67	18-02-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.68	18-02-2020	Urban Development And Urban Housing Department
Extra No.69	20-02-2020	Home Department
Extra No.70	20-02-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.71	24-02-2020	Finance Department
Extra No.72	24-02-2020	Health & Family Welfare Department
Extra No.73	24-02-2020	Home Department
Extra No.74	24-02-2020	Urban Development And Urban Housing Department
Extra No.75	27-02-2020	Revenue Department
Extra No.76	27-02-2020	Revenue Department
Extra No.77	27-02-2020	Energy And Petrochemicals Department
Extra No.78	27-02-2020	Energy And Petrochemicals Department
Extra No.79	29-02-2020	Energy And Petrochemicals Department
Extra No.80	04-03-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.81	05-03-2020	Other
Extra No.82	05-03-2020	Other
Extra No.83	05-03-2020	Other
Extra No.84	05-03-2020	Other
Extra No.85	05-03-2020	Other
Extra No.86	05-03-2020	Other

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.87	05-03-2020	Other
Extra No.88	05-03-2020	Other
Extra No.89	05-03-2020	Other
Extra No.90	05-03-2020	Other
Extra No.91	05-03-2020	Other
Extra No.92	05-03-2020	Other
Extra No.93	05-03-2020	Other
Extra No.94	05-03-2020	Other
Extra No.95	05-03-2020	Other
Extra No.96	05-03-2020	Other
Extra No.97	06-03-2020	Finance Department
Extra No.98	11-03-2020	Home Department
Extra No.99	11-03-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.100	11-03-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.101	11-03-2020	Urban Development And Urban Housing Department
Extra No.102	12-03-2020	Energy And Petrochemicals Department
Extra No.103	12-03-2020	Energy And Petrochemicals Department
Extra No.104	12-03-2020	Energy And Petrochemicals Department
Extra No.105	13-03-2020	Health & Family Welfare Department
Extra No.106	16-03-2020	Revenue Department
Extra No.107	16-03-2020	Education Department
Extra No.108	18-03-2020	Urban Development And Urban Housing Department
Extra No.109	18-03-2020	Industries And Mines Department
Extra No.110	18-03-2020	Home Department
Extra No.111	20-03-2020	Finance Department
Extra No.112	20-03-2020	Energy And Petrochemicals Department
Extra No.113	23-03-2020	Industries And Mines Department
Extra No.114	24-03-2020	Revenue Department
Extra No.115	24-03-2020	Agriculture, Farmers Welfare And Co-Operation Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.116	24-03-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.117	24-04-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.118	24-04-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.119	06-05-2020	Finance Department
Extra No.120	06-05-2020	Finance Department
Extra No.121	06-05-2020	Finance Department
Extra No.122	07-05-2020	Energy And Petrochemicals Department
Extra No.123	07-05-2020	Energy And Petrochemicals Department
Extra No.124	07-05-2020	Energy And Petrochemicals Department
Extra No.125	07-05-2020	Finance Department
Extra No.126	12-05-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.127	15-05-2020	Health & Family Welfare Department
Extra No.128	21-05-2020	Food, Civil Supplies And Consumer Affairs Department
Extra No.129	23-05-2020	Energy And Petrochemicals Department
Extra No.130	23-05-2020	Revenue Department
Extra No.131	23-05-2020	Urban Development And Urban Housing Department
Extra No.132	27-05-2020	Revenue Department
Extra No.133	29-05-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.134	30-05-2020	Urban Development And Urban Housing Department
Extra No.135	30-05-2020	Urban Development And Urban Housing Department
Extra No.136	30-05-2020	Urban Development And Urban Housing Department
Extra No.137	01-06-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.138	02-06-2020	Urban Development And Urban Housing Department
Extra No.139	02-06-2020	Ports And Transport Department
Extra No.140	03-06-2020	Energy And Petrochemicals Department
Extra No.141	03-06-2020	Education Department
Extra No.142	03-06-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.143	03-06-2020	Urban Development And Urban Housing Department
Extra No.144	05-06-2020	Education Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.145	05-06-2020	Education Department
Extra No.146	05-06-2020	Education Department
Extra No.147	05-06-2020	Revenue Department
Extra No.148	08-06-2020	Urban Development And Urban Housing Department
Extra No.149	08-06-2020	Energy And Petrochemicals Department
Extra No.150	08-06-2020	Energy And Petrochemicals Department
Extra No.151	08-06-2020	Energy And Petrochemicals Department
Extra No.152	08-06-2020	Energy And Petrochemicals Department
Extra No.153	08-06-2020	Energy And Petrochemicals Department
Extra No.154	08-06-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.155	08-06-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.156	08-06-2020	Revenue Department
Extra No.157	08-06-2020	Revenue Department
Extra No.158	08-06-2020	Revenue Department
Extra No.159	08-06-2020	Revenue Department
Extra No.160	09-06-2020	Home Department
Extra No.161	09-06-2020	Education Department
Extra No.162	10-06-2020	Ports And Transport Department
Extra No.163	10-06-2020	Finance Department
Extra No.164	10-06-2020	Education Department
Extra No.165	10-06-2020	Revenue Department
Extra No.166	15-06-2020	Urban Development And Urban Housing Department
Extra No.167	15-06-2020	Finance Department
Extra No.168	15-06-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.169	16-06-2020	Revenue Department
Extra No.170	16-06-2020	Revenue Department
Extra No.171	16-06-2020	Revenue Department
Extra No.172	16-06-2020	Revenue Department
Extra No.173	16-06-2020	Revenue Department

Extra No.	Date	Department
Extra No.174	16-06-2020	Industries And Mines Department
Extra No.175	16-06-2020	Finance Department
Extra No.176	16-06-2020	Home Department
Extra No.177	16-06-2020	Home Department
Extra No.178	16-06-2020	Urban Development And Urban Housing Department
Extra No.179	19-06-2020	Education Department
Extra No.180	20-06-2020	Energy And Petrochemicals Department
Extra No.181	20-06-2020	Energy And Petrochemicals Department
Extra No.182	20-06-2020	Energy And Petrochemicals Department
Extra No.183	20-06-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.184	22-06-2020	Energy And Petrochemicals Department
Extra No.185	23-06-2020	Finance Department
Extra No.186	23-06-2020	Labour And Employment Department
Extra No.187	24-06-2020	Urban Development And Urban Housing Department
Extra No.188	24-06-2020	Urban Development And Urban Housing Department
Extra No.189	25-06-2020	Urban Development And Urban Housing Department
Extra No.190	25-06-2020	Education Department
Extra No.191	25-06-2020	Sports, Youth And Cultural Activities Department
Extra No.192	25-06-2020	Energy And Petrochemicals Department
Extra No.193	25-06-2020	Industries And Mines Department
Extra No.194	25-06-2020	Industries And Mines Department
Extra No.195	25-06-2020	Industries And Mines Department
Extra No.196	25-06-2020	Industries And Mines Department
Extra No.197	26-06-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.198	26-06-2020	Urban Development And Urban Housing Department
Extra No.199	29-06-2020	Urban Development And Urban Housing Department
Extra No.200	30-06-2020	Finance Department
Extra No.201	30-06-2020	Finance Department
Extra No.202	30-06-2020	Urban Development And Urban Housing Department

Extra No.	Date	Department
Extra No.203	30-06-2020	Education Department
Extra No.204	30-06-2020	Home Department
Extra No.205	30-06-2020	Urban Development And Urban Housing Department
Extra No.206	01-07-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.207	01-07-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.208	03-07-2020	Industries And Mines Department
Extra No.209	03-07-2020	Education Department
Extra No.210	03-07-2020	Finance Department
Extra No.211	04-07-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.212	06-07-2020	Energy And Petrochemicals Department
Extra No.213	06-07-2020	Road & Building Department
Extra No.214	06-07-2020	Road & Building Department
Extra No.215	07-07-2020	Education Department
Extra No.216	08-07-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.217	09-07-2020	Urban Development And Urban Housing Department
Extra No.218	09-07-2020	Revenue Department
Extra No.219	14-07-2020	Education Department
Extra No.220	14-07-2020	Revenue Department
Extra No.221	14-07-2020	Revenue Department
Extra No.222	15-07-2020	Home Department
Extra No.223	15-07-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.224	15-07-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.225	15-07-2020	Finance Department
Extra No.226	15-07-2020	Revenue Department
Extra No.227	16-07-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.228	16-07-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.229	16-07-2020	Education Department
Extra No.230	16-07-2020	Education Department
Extra No.231	16-07-2020	Education Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.232	16-07-2020	Energy And Petrochemicals Department
Extra No.233	16-07-2020	General Administration Department
Extra No.234	17-07-2020	Urban Development And Urban Housing Department
Extra No.235	18-07-2020	Energy And Petrochemicals Department
Extra No.236	18-07-2020	Energy And Petrochemicals Department
Extra No.237	20-07-2020	Energy And Petrochemicals Department
Extra No.238	20-07-2020	Ports And Transport Department
Extra No.239	20-07-2020	Revenue Department
Extra No.240	20-07-2020	Revenue Department
Extra No.241	21-07-2020	Urban Development And Urban Housing Department
Extra No.242	22-07-2020	Energy And Petrochemicals Department
Extra No.243	22-07-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.244	22-07-2020	Revenue Department
Extra No.245	22-07-2020	Urban Development And Urban Housing Department
Extra No.246	24-07-2020	Urban Development And Urban Housing Department
Extra No.247	27-07-2020	Energy And Petrochemicals Department
Extra No.248	28-07-2020	Revenue Department
Extra No.249	29-07-2020	Energy And Petrochemicals Department
Extra No.250	29-07-2020	Energy And Petrochemicals Department
Extra No.251	29-07-2020	Urban Development And Urban Housing Department
Extra No.252	30-07-2020	Home Department
Extra No.253	04-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.254	05-08-2020	Revenue Department
Extra No.255	05-08-2020	Revenue Department
Extra No.256	05-08-2020	Revenue Department
Extra No.257	05-08-2020	Revenue Department
Extra No.258	05-08-2020	Revenue Department
Extra No.259	05-08-2020	Revenue Department
Extra No.260	06-08-2020	Finance Department

Extra No.	Date	Department
Extra No.261	14-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.262	14-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.263	14-08-2020	Energy And Petrochemicals Department
Extra No.264	14-08-2020	Home Department
Extra No.265	14-08-2020	Revenue Department
Extra No.266	18-08-2020	Urban Development And Urban Housing Department
Extra No.267	20-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.268	20-08-2020	Education Department
Extra No.269	20-08-2020	Education Department
Extra No.270	20-08-2020	Education Department
Extra No.271	20-08-2020	Education Department
Extra No.272	20-08-2020	Energy And Petrochemicals Department
Extra No.273	20-08-2020	Health & Family Welfare Department
Extra No.274	20-08-2020	Home Department
Extra No.275	20-08-2020	Revenue Department
Extra No.276	20-08-2020	Revenue Department
Extra No.277	20-08-2020	Revenue Department
Extra No.278	20-08-2020	Revenue Department
Extra No.279	20-08-2020	Revenue Department
Extra No.280	21-08-2020	Energy And Petrochemicals Department
Extra No.281	21-08-2020	Energy And Petrochemicals Department
Extra No.282	25-08-2020	Finance Department
Extra No.283	25-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.284	25-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.285	25-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.286	26-08-2020	Home Department
Extra No.287	26-08-2020	Revenue Department
Extra No.288	26-08-2020	Revenue Department
Extra No.289	27-08-2020	Urban Development And Urban Housing Department



<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.290	28-08-2020	Urban Development And Urban Housing Department
Extra No.291	29-08-2020	Revenue Department
Extra No.292	31-08-2020	Finance Department
Extra No.293	31-08-2020	Energy And Petrochemicals Department
Extra No.294	31-08-2020	Urban Development And Urban Housing Department
Extra No.295	31-08-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.296	02-09-2020	Revenue Department
Extra No.297	02-09-2020	Home Department
Extra No.298	02-09-2020	Home Department
Extra No.299	02-09-2020	Sports, Youth And Cultural Activities Department
Extra No.300	03-09-2020	Energy And Petrochemicals Department
Extra No.301	03-09-2020	Revenue Department
Extra No.302	03-09-2020	Revenue Department
Extra No.303	03-09-2020	Revenue Department
Extra No.304	03-09-2020	Revenue Department
Extra No.305	03-09-2020	Revenue Department
Extra No.306	03-09-2020	Revenue Department
Extra No.307	03-09-2020	Revenue Department
Extra No.308	03-09-2020	Revenue Department
Extra No.309	04-09-2020	Finance Department
Extra No.310	04-09-2020	Energy And Petrochemicals Department
Extra No.311	07-09-2020	Urban Development And Urban Housing Department
Extra No.312	07-09-2020	Revenue Department
Extra No.313	07-09-2020	Revenue Department
Extra No.314	08-09-2020	Revenue Department
Extra No.315	08-09-2020	Revenue Department
Extra No.316	08-09-2020	Revenue Department
Extra No.317	09-09-2020	Revenue Department
Extra No.318	09-09-2020	Revenue Department

Extra No.	Date	Department
Extra No.319	09-09-2020	Revenue Department
Extra No.320	09-09-2020	Urban Development And Urban Housing Department
Extra No.321	11-09-2020	Energy And Petrochemicals Department
Extra No.322	11-09-2020	Energy And Petrochemicals Department
Extra No.323	14-09-2020	Home Department
Extra No.324	14-09-2020	Home Department
Extra No.325	15-09-2020	Revenue Department
Extra No.326	15-09-2020	Finance Department
Extra No.327	15-09-2020	Urban Development And Urban Housing Department
Extra No.328	16-09-2020	Energy And Petrochemicals Department
Extra No.329	16-09-2020	Urban Development And Urban Housing Department
Extra No.330	18-09-2020	Urban Development And Urban Housing Department
Extra No.331	19-09-2020	Tribal Development Department
Extra No.332	19-09-2020	Urban Development And Urban Housing Department
Extra No.333	21-09-2020	Science & Technology Department
Extra No.334	21-09-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.335	22-09-2020	Revenue Department
Extra No.336	22-09-2020	Revenue Department
Extra No.337	22-09-2020	Forest And Environment Department
Extra No.338	22-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.339	22-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.340	23-09-2020	Urban Development And Urban Housing Department
Extra No.341	25-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.342	25-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.343	25-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.344	25-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.345	25-09-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.346	25-09-2020	Revenue Department
Extra No.347	25-09-2020	Revenue Department

Extra No.	Date	Department
Extra No.348	25-09-2020	Revenue Department
Extra No.349	25-09-2020	Finance Department
Extra No.350	28-09-2020	Finance Department
Extra No.351	28-09-2020	Legal Department
Extra No.352	28-09-2020	Health & Family Welfare Department
Extra No.353	28-09-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.354	28-09-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.355	28-09-2020	Energy And Petrochemicals Department
Extra No.356	28-09-2020	Energy And Petrochemicals Department
Extra No.357	29-09-2020	Education Department
Extra No.358	30-09-2020	Urban Development And Urban Housing Department
Extra No.359	01-10-2020	Education Department
Extra No.360	01-10-2020	Urban Development And Urban Housing Department
Extra No.361	03-10-2020	Urban Development And Urban Housing Department
Extra No.362	03-10-2020	Urban Development And Urban Housing Department
Extra No.363	03-10-2020	Urban Development And Urban Housing Department
Extra No.364	05-10-2020	Energy And Petrochemicals Department
Extra No.365	05-10-2020	Urban Development And Urban Housing Department
Extra No.366	06-10-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.367	06-10-2020	Ports And Transport Department
Extra No.368	06-10-2020	Revenue Department
Extra No.369	06-10-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.370	06-10-2020	Home Department
Extra No.371	06-10-2020	Revenue Department
Extra No.372	06-10-2020	Revenue Department
Extra No.373	07-10-2020	Industries And Mines Department
Extra No.374	07-10-2020	Finance Department
Extra No.375	07-10-2020	Energy And Petrochemicals Department
Extra No.376	08-10-2020	Urban Development And Urban Housing Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.377	08-10-2020	Energy And Petrochemicals Department
Extra No.378	08-10-2020	Finance Department
Extra No.379	08-10-2020	Urban Development And Urban Housing Department
Extra No.380	14-10-2020	Revenue Department
Extra No.381	16-10-2020	Urban Development And Urban Housing Department
Extra No.382	16-10-2020	Energy And Petrochemicals Department
Extra No.383	16-10-2020	Energy And Petrochemicals Department
Extra No.384	16-10-2020	Energy And Petrochemicals Department
Extra No.385	16-10-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.386	19-10-2020	Health & Family Welfare Department
Extra No.387	22-10-2020	Home Department
Extra No.388	22-10-2020	Home Department
Extra No.389	23-10-2020	Finance Department
Extra No.390	23-10-2020	Finance Department
Extra No.391	23-10-2020	Finance Department
Extra No.392	26-10-2020	Revenue Department
Extra No.393	26-10-2020	Revenue Department
Extra No.394	26-10-2020	Revenue Department
Extra No.395	26-10-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.396	27-10-2020	Urban Development And Urban Housing Department
Extra No.397	27-10-2020	Revenue Department
Extra No.398	27-10-2020	Revenue Department
Extra No.399	29-10-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.400	29-10-2020	Health & Family Welfare Department
Extra No.401	29-10-2020	Industries And Mines Department
Extra No.402	03-11-2020	Energy & Petrochemicals Department
Extra No.403	03-11-2020	Revenue Department
Extra No.404	03-11-2020	Revenue Department
Extra No.405	03-11-2020	Revenue Department

Extra No.	Date	Department
Extra No.406	03-11-2020	Revenue Department
Extra No.407	03-11-2020	Education Department
Extra No.408	04-11-2020	Urban Development And Urban Housing Department
Extra No.409	04-11-2020	Urban Development And Urban Housing Department
Extra No.410	05-11-2020	Urban Development And Urban Housing Department
Extra No.411	06-11-2020	Urban Development And Urban Housing Department
Extra No.412	09-11-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.413	09-11-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.414	09-11-2020	Narmada, Water Resources, Water Supply And Kalpsar Department
Extra No.415	09-11-2020	Revenue Department
Extra No.416	09-11-2020	Revenue Department
Extra No.417	09-11-2020	Revenue Department
Extra No.418	09-11-2020	Energy & Petrochemicals Department
Extra No.419	09-11-2020	Revenue Department
Extra No.420	10-11-2020	Education Department
Extra No.421	10-11-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.422	11-11-2020	Legal Department
Extra No.423	11-11-2020	Urban Development And Urban Housing Department
Extra No.424	11-11-2020	Urban Development And Urban Housing Department
Extra No.425	11-11-2020	Urban Development And Urban Housing Department
Extra No.426	13-11-2020	Urban Development And Urban Housing Department
Extra No.427	19-11-2020	Roads And Building Department
Extra No.428	20-11-2020	Urban Development And Urban Housing Department
Extra No.429	21-11-2020	Finance Department
Extra No.430	21-11-2020	Finance Department
Extra No.431	21-11-2020	Finance Department
Extra No.432	21-11-2020	Finance Department
Extra No.433	21-11-2020	Finance Department
Extra No.434	23-11-2020	Education Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.435	23-11-2020	Education Department
Extra No.436	23-11-2020	Health & Family Welfare Department
Extra No.437	23-11-2020	Revenue Department
Extra No.438	23-11-2020	Revenue Department
Extra No.439	24-11-2020	Home Department
Extra No.440	24-11-2020	Revenue Department
Extra No.441	25-11-2020	Labour And Employment Department
Extra No.442	26-11-2020	Education Department
Extra No.443	26-11-2020	Education Department
Extra No.444	26-11-2020	Revenue Department
Extra No.445	01-12-2020	Revenue Department
Extra No.446	02-12-2020	Finance Department
Extra No.447	02-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.448	03-12-2020	Urban Development And Urban Housing Department
Extra No.449	03-12-2020	Urban Development And Urban Housing Department
Extra No.450	04-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.451	08-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.452	08-12-2020	Urban Development And Urban Housing Department
Extra No.453	09-12-2020	Industries And Mines Department
Extra No.454	09-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.455	09-12-2020	Urban Development And Urban Housing Department
Extra No.456	10-12-2020	Health & Family Welfare Department
Extra No.457	10-12-2020	Legal Department
Extra No.458	10-12-2020	Ports And Transport Department
Extra No.459	10-12-2020	Revenue Department
Extra No.460	14-12-2020	Revenue Department
Extra No.461	14-12-2020	Energy & Petrochemicals Department
Extra No.462	14-12-2020	Urban Development And Urban Housing Department
Extra No.463	16-12-2020	Revenue Department

Extra No.	Date	Department
Extra No.464	16-12-2020	Revenue Department
Extra No.465	16-12-2020	Energy & Petrochemicals Department
Extra No.466	16-12-2020	Energy & Petrochemicals Department
Extra No.467	16-12-2020	Energy & Petrochemicals Department
Extra No.468	16-12-2020	Energy & Petrochemicals Department
Extra No.469	16-12-2020	Energy & Petrochemicals Department
Extra No.470	16-12-2020	Energy & Petrochemicals Department
Extra No.471	16-12-2020	Energy & Petrochemicals Department
Extra No.472	16-12-2020	Energy & Petrochemicals Department
Extra No.473	16-12-2020	Energy & Petrochemicals Department
Extra No.474	16-12-2020	Energy & Petrochemicals Department
Extra No.475	16-12-2020	Urban Development And Urban Housing Department
Extra No.476	16-12-2020	Urban Development And Urban Housing Department
Extra No.477	16-12-2020	Education Department
Extra No.478	16-12-2020	Tribal Development Department
Extra No.479	17-12-2020	Finance Department
Extra No.480	18-12-2020	Finance Department
Extra No.481	18-12-2020	Energy & Petrochemicals Department
Extra No.482	18-12-2020	Energy & Petrochemicals Department
Extra No.483	18-12-2020	Energy & Petrochemicals Department
Extra No.484	18-12-2020	Energy & Petrochemicals Department
Extra No.485	18-12-2020	Energy & Petrochemicals Department
Extra No.486	18-12-2020	Energy & Petrochemicals Department
Extra No.487	18-12-2020	Energy & Petrochemicals Department
Extra No.488	18-12-2020	Energy & Petrochemicals Department
Extra No.489	18-12-2020	Energy & Petrochemicals Department
Extra No.490	23-12-2020	Revenue Department
Extra No.491	23-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.492	23-12-2020	Food, Civil Supplies And Consumer Affairs Department

Extra No.	Date	Department
Extra No.493	24-12-2020	Narmada Water Resources, Water Supply And Kalpsar Department
Extra No.494	28-12-2020	Other
Extra No.495	28-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.496	29-12-2020	Legal Department
Extra No.497	29-12-2020	Industries And Mines Department
Extra No.498	31-12-2020	Urban Development And Urban Housing Department
Extra No.499	31-12-2020	Education Department
Extra No.500	31-12-2020	Finance Department
Extra No.501	31-12-2020	Finance Department
Extra No.502	31-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.503	31-12-2020	Revenue Department
Extra No.504	31-12-2020	Energy & Petrochemicals Department
Extra No.505	31-12-2020	Energy & Petrochemicals Department
Extra No.506	31-12-2020	Energy & Petrochemicals Department
Extra No.507	31-12-2020	Energy & Petrochemicals Department
Extra No.508	31-12-2020	Energy & Petrochemicals Department
Extra No.509	31-12-2020	Education Department
Extra No.510	31-12-2020	Agriculture, Farmers Welfare And Co-Operation Department
Extra No.511	31-12-2020	Other
Extra No.512	31-12-2020	Other
Extra No.513	31-12-2020	Education Department





सत्यमेव जयते

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
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### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> January, 2020.

#### The Gujarat Revenue Tribunal Act, 1957

**No.GHM/2020/02/M/NMK/102011/930 (Part-2)/J:-** In exercise of the powers conferred by Section 3 (2) & Section 5(i) of the Gujarat Revenue Tribunal Act, 1957, and rule 4 of the Gujarat Revenue Tribunal Rules, 1982 and all other powers enabling it in that behalf, the Government of Gujarat hereby appoints Shri I.R.Dave, Retired District Judge as a President of the Gujarat Revenue Tribunal.

Shri I.R.Dave, shall hold his office for a period of three years or up to the age of 65 years whichever is earlier as the President of the Gujarat Revenue Tribunal.

By order and in the name of the Governor of Gujarat,

**KALPESH SHAH,**  
Additional Secretary to Government.

**મહેસૂલ વિભાગ**

સચિવાલય, ગાંધીનગર, તા. ૨૭ જાન્યુઆરી, ૨૦૨૦.

**જાહેરનામું****ગુજરાત મહેસૂલ પંચ અધિનિયમ, ૧૯૫૭**

**ક્રમાંક:- ધમ-૨૦૨૦/૦૨/મ/નમક/૧૦૨૦૧૧/૯૩૦ (પાર્ટ-૨)/જ:-** ગુજરાત મહેસૂલ પંચ અધિનિયમ-૧૯૫૭ ની કલમ-૩(૨) તથા ૫ (૧) થી તથા ગુજરાત મહેસૂલ ટ્રીબ્યુનલ નિયમો ૧૯૮૨ની કલમ-૪ થી અપાયેલ સત્તાની રૂએ અને આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રૂએ ગુજરાત સરકારશ્રી આઈ.આર.દવે, નિવૃત્ત ડીરેક્ટ્રીક્ટ જજની ગુજરાત મહેસૂલ પંચના અધ્યક્ષ તરીકેની નિમણુક કરે છે.

શ્રી આઈ.આર.દવે એકી સાથે ત્રણ વર્ષ કરતા વધુ ના હોય તેટલી મુદ્ત સુધી અથવા ૬૫ વર્ષની ઉંમરના ન થાય ત્યાં સુધી, એ બેમાંથી જે પ્રસંગ વહેલો બને ત્યાં સુધી, હોદ્દો ધરાવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**કલ્પેશ શાહ,**

સરકારના અધિક સચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

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THURSDAY, JANUARY 2, 2020/ PAUSA 12, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 1<sup>st</sup> January, 2020

Notification No. 1/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2019.

**No.(GHN-1)GST-2020/S.1(10)TH:-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Goods and Services Tax (Amendment) Act, 2019 (Guj.29 of 2019), the Government of Gujarat hereby appoints the 1<sup>st</sup> day of January, 2020, as the date on which the provisions of sections 2 to 22, except section 2, section 7, section 10 and sections 13 to 20 of the Gujarat Goods and Services Tax (Amendment) Act, 2019 (Guj.29 of 2019), shall come into force.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

સચિવાલય, ગાંધીનગર, ૧લી જાન્યુઆરી, ૨૦૨૦.

#### સુધારા અધિસૂચના

ક્રમાંક નં: જીએચકેએચ-૦૨-૨૦૨૦-સીડીઈ-૧૦-૨૦૧૯-૧૩૩-છ : વિભાગની અધિસૂચના ક્રમાંક : જીએચકેએચ-૧૩૫-૨૦૧૯-સીડીઈ-૧૦-૨૦૧૯-૧૩૩-છ, તા.૨૬-૧૧-૨૦૧૯થી શ્રી એસ.યુ.ઢોલકીયા, નિવૃત્ત પ્રિન્સિપાલ સિનિયર સિવિલ જજ, મોરબી ની સંયુક્ત રજિસ્ટ્રારશ્રી અને સભ્યશ્રી બોર્ડ ઓફ નોમીનીઝ, ભાવનગર તરીકે તથા શ્રી કે.કે.પટેલ-સંયુક્ત રજિસ્ટ્રાર અને સભ્યશ્રી બોર્ડ ઓફ નોમીનીઝ, મહેસાણા તરીકે કરાર આધારિત નિમણૂક કરવામાં આવેલ છે. જેમાં નીચે મુજબનો સુધારો વંચાણે લેવો.

ક્રમ	નામ	સુધારો
૧	શ્રી એસ.યુ.ઢોલકીયા	શ્રી એસ.યુ.ઢોલકીયા નામના બદલે શ્રી એસ.યુ.ઘોળકીયા
૨	શ્રી કે.કે.પટેલ	જન્મ તારીખ: ૦૬/૦૧/૧૯૫૫ ને બદલે તા.૦૧/૦૬/૧૯૫૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. કે. પટેલ,

સરકારના સંયુક્ત સચિવ.

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



સત્યમેવ જયતે

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PUBLISHED BY AUTHORITY

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FRIDAY, JANUARY 3, 2020 / PAUSA 13, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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સી.આઈ.ડી. ક્રાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે  
ફ.ગુ.ર.નં.૦૬/૨૦૧૮ થી દાખલ થયેલ ગુનાઓનાં  
કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ  
ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ)  
એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં  
લેવા બાબત.

### ગૃહ વિભાગ

#### હુકમ

સચિવાલય, ગાંધીનગર, ૨૦મી ડિસેમ્બર, ૨૦૧૯

**ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૧૯/GPID-26-27:-** પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. ક્રાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૦૪/૧૧/૨૦૧૯ના પત્ર ક્રમાંક: સી.આઈ.ડી./EOW & FC/ટે-૩એ/૬૯૨/૧૯ થી સી.આઈ.ડી. ક્રાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૦૬/૨૦૧૮ થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩ તથા ઇ.પી.કો.કલમ-૪૦૬, ૪૦૮, ૪૨૦, ૧૨૦બી તથા ધી પ્રાઈઝ ચીટ્સ એન્ડ મની સરક્યુલેશન સ્કીમ(બેર્નીંગ) એક્ટ, ૧૯૭૮ની કલમ-૪, ૫, ૬ હેઠળ નોંધાયેલ ગુનામાં ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. ફરીયાદીશ્રી અશ્વિનભાઈ વાલજીભાઈ લીમ્બાસીયા દ્વારા આપવામાં આવેલ ફરીયાદને આધારે, આ ગુનાના આરોપીઓ (૧) સતીષ કુંભાણી, (૨) દિવ્યેશ દરજી, (૩) ઘવલભાઈ વિજયભાઈ માવાણી (૪) સુરેશભાઈ ગોરધનભાઈ ગોરસીયા તથા અન્યો એ સાથે મળીને પૂર્વયોજીત કાવતરૂ રચી સને-૨૦૧૬માં 'બીટકનેક્ટ લી.' નામની કંપની બનાવી તેનું યુ.કે.માં રજીસ્ટ્રેશન કરાવેલ. આ કંપનીની ઓફીસો ૩૦૮, રોયલ સ્કેવર, વી.આઈ.પી. સર્કલ, ઉતરાણ, સુરત તથા ૨૦૧, એંજલ સ્કેવર, વી.આઈ.પી. સર્કલ, મોટા વરાછા, સુરત ખાતે શરૂ કરેલ. ત્યારબાદ આ ઓફીસોમાં 'માનવ ડીજીટલ માર્કેટીંગ કંપની' શરૂ કરી ઓનલાઈન અને સોશીયલ મીડીયાના માધ્યમથી બીટ કનેક્ટ કંપનીનો પ્રચાર અને પ્રસાર કરી, રોકાણકારોને ટૂંકાગાળામાં ઉંચુ વળતર આપવાની તથા જો રોકાણ

કરનાર વ્યક્તિ અન્ય વ્યક્તિને તેમના માધ્યમથી રોકાણ કરાવશે તો તેને સારૂ કમીશન આપવામાં આવશે તેમ જણાવી રોકાણકારો પાસેથી બીટકોઈન સ્વીકારેલ. ત્યારબાદ આ કંપનીએ જાન્યુઆરી-૨૦૧૭માં બીટકોઈન કોઈનનો આઈ.સી.ઓ લાવી નવો કોઈન લોન્ચ કરી તેનું માર્કેટીંગ કરી કુલ-૨,૮૦,૦૦,૦૦૦ કોઈન માર્કેટમાં લાવવાની જાહેરાત કરી તેને લગતા સ્ટેકીંગ, લેન્ડીંગ, માઈનિંગ તથા ટ્રેડીંગના પ્લેટફોર્મ બનાવી બીટ કોઈન, બીટ કોઈન, લાઈટ કોઈન મારફતે રોકાણકારો પાસેથી કરોડો રૂપિયાનું રોકાણ કરાવેલ. ભોગ બનનાર ફરીયાદી/સાહેબોની રોકેલ રકમ રૂ.૧૮,૪૦,૫૨,૭૩૫/- જેટલી થાય છે.

૩. આ કંપનીઓએ જુદા-જુદા દેશો જેવા કે વિયેતનામ, મલેશીયા, ઈન્ડોનેશીયા, સાઉથ કોરીયા, જાપાન, ફિલીપાઈન્સ, દુબઈ, અમેરીકામાં પ્રમોશનલ લોન્ચીંગ, એનીવર્સરી, ઇવેન્ટ જેવા જુદા-જુદા કાર્યક્રમો કરી કંપનીના સોશીયલ મીડીયાના પેજ પર ૩૦ ટકા વળતર તથા ૫ ટકા રેફરલ બોનસની જાહેરાતો કરી, કરોડો રૂપિયા બીટ કોઈન કંપનીમાં રોકાણ કરાવી ત્યારબાદ એકાએક બીટ કોઈનનો ભાવ તળીયે લાવી દઈ રોકાણકારોના નાણાં પરત નહીં આપી રોકાણકારો અને જાહેરજનતા સાથે છેતરપીંડી આચરેલ છે. આરોપી દિવ્યેશ ઘનસુખલાલ દરજીની તા.૧૮/૦૮/૨૦૧૮ તથા સતિષ કુંભાણી, સુરેશભાઈ ગોરધનભાઈ ગોરસીયાની તા.૧૧-૦૬-૨૦૧૮ના રોજ અટક કરવામાં આવેલ છે.

૪. વધુમાં, સી.આઈ.ડી. કાઈમના સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૦૩/૨૦૧૮ થી ઇ.પી.કો.- કલમ ૩૬૪(એ), ૩૬૫, ૩૮૪, ૩૮૭, ૩૪૩, ૩૨૩, ૫૦૪, ૧૭૦, ૫૦૬(૨), ૧૮૩, ૨૦૧, ૧૨૦(બી) તથા ધી આર્મ્સ એક્ટની કલમ ૨૫(૧)(એ) મુજબનો ગુન્હો તા.૧૮-૫-૧૮ના રોજ દાખલ થયેલ છે. જેમાં આરોપી શૈલેષ ભટ્ટ, નિકુંજ ભટ્ટ, કિરિટ પાલડીયા, દિલીપ કાનાણી, રાજુ દેસાઈ, જીએશ મોરડીયા, મનોજ ક્યાડા, ઉમેશ ગોસ્વામી, જીએશ ખેની, કિરિટ વાળા, હિતેશ જોટાસણા, જગદીશભાઈ કાનાભાઈ રાહોડ, હિંમત રાહોડએ ભેગા મળી પીયુષ સવાલિયાનું તા.૩૦/૦૧/૨૦૧૮ના રોજ અપહરણ કરી પીયુષ સવાલિયાને રાજ્ય સેવક તરીકે ઓળખ આપી શરીરે ઇજાઓ કરી, જાનથી મારી નાખવાની ધમકીઓ આપી, અગ્નિશસ્ત્ર બતાવી ગેરકાયદેસર રીતે સતત ત્રણ દિવસ સુધી ગોંધી રાખી, ઘવલ માવાણીનું નામ સરનામું મેળવી તા.૦૧/૦૨/૧૮ ના રોજ ઘવલ માવાણીનું અપહરણ કરી પોતે રાજ્યસેવક હોવાની ખોટી ઓળખાણ આપી માર મારી, જાનથી મારી નાખવાની ધાક-ધમકીઓ આપી બળજબરીપૂર્વક ઘવલ માવાણીને અપહરણમાંથી મુક્ત કરવા ખંડણી સ્વરૂપે કુલ -૨૦૮૧ બીટ કોઈન જેની કિંમત રૂ.૧,૨૭,૮૬,૮૨,૦૦૦/- ના તેના બ્લોકચેન વોલેટમાં તથા રૂપિયા ૧૪,૫૦,૦૦,૦૦૦/- આંગડીયા મારફત હવાલા સ્વરૂપે મેળવી લઈ તેમજ ૧૧૦૦૦ લાઈટ કોઈન (૧૬૬ બીટકોઈન) જેની કિંમત રૂ.૧૦,૧૫,૮૨,૦૦૦/- આરોપી કિરિટ પાલડીયાના બિનાન્સના વોલેટમાં મેળવી કુલ રૂ.૧,૫૨,૬૨,૮૪,૦૦૦/- ની મત્તા પડાવી લીધા બાદ મુખ્ય આરોપી શૈલેષ ભટ્ટની સુચના મુજબ સાહેદ પીયુષ સવાલીયા તથા સાહેદ ઘવલ માવાણીને અપહરણ માંથી મુક્ત કરેલ. આ ગુનાના મુખ્ય આરોપી શૈલેષ ભટ્ટ તથા જીએશ મોરડીયાએ અને અન્ય આરોપીઓએ ગુનો આચરતી વખતે વાપરેલ મોબાઈલ ઇન્સ્ટ્રુમેન્ટમાં બ્લોક ચેઈન વોલેટ તથા પિયુષનો વિડીયો હોય અને પોતાની ધરપકડ થયેથી જો સદર મોબાઈલ મળી આવશે તો તેની વિરૂદ્ધ પુરાવા ઉભા થશે, જેથી પોતાના વિરૂદ્ધના પુરાવા ન મળે તેવા આશયથી ઉપરોક્ત આરોપીઓએ પોતાના મોબાઈલ ઇન્સ્ટ્રુમેન્ટ ડીસેબલ કરી દઈ પુરાવાનો નાશ કરી ગુન્હો કરેલ હોવાની હકીકત તપાસ દરમિયાન ફલિત થયેલ છે.

૫. આ કામે મુખ્ય આરોપી શૈલેષ ભટ્ટે તેને ખંડણી સ્વરૂપે મેળવેલ બીટકોઈનમાંથી તા.૧/૨/૧૮ના રોજ આ કામે ધરપકડ કરાયેલ આરોપી જીએશ મોરડીયાના બ્લોકચેઈન વોલેટમાં તેમના ગ્રુપના હિસ્સાના કુલ ૫૦૩ બીટકોઈન આપેલ હતા. જે બીટકોઈનના વેચાણ થકી મેળવેલ રકમ પૈકી રૂ.૧૬,૫૦,૦૦,૦૦૦/- રોકડા જીએશ મોરડીયા પાસેથી તથા ધરપકડ કરાયેલ આરોપી ઉમેશ ગોસ્વામીના હિસ્સામાં આવેલ રૂપિયા પૈકી રૂ.૧૭,૦૦,૦૦૦/- તથા આરોપી મનોજ ક્યાડાના હિસ્સામાં આવેલ ૨૦ બીટકોઈન પૈકી ૧૪ બીટકોઈનના વેચાણ થકી મેળવેલ રૂપિયા પૈકી રૂ.૨૦,૦૦,૦૦૦/- તથા આરોપી હિતેશ જોટાસણા પાસેથી રૂ.૧,૨૭,૭૦૦/- તથા કિરિટભાઈ પાસેથી રૂ.૪૦,૦૦,૦૦૦/- તથા આરોપી રાજુભાઈ સ્વજીભાઈ દેસાઈ પાસેથી રૂ.૭૦,૦૦,૦૦૦/- પી.ઉમેશ આંગડીયા પેઢી મહિંદરપુરા, સુરતના શૈલેષ ભટ્ટ (પી.ડી.જાડેજા)ના ખાતાની રકમ રૂ.૮૮,૮૭,૦૦૦/- તથા નાસતા ફરતાં

આરોપી શૈલેષ ભટ્ટનાં વી.આઈ.પી. સેફ ડીપોઝીટ વોલ્ટ, વી.આઈ.પી.રોડ, વેસુ, સુરત ખાતે આવેલ લોકર નંબર એલ ૪૦૨ માંથી મળી આવેલ રોકડા રૂ.૫૦,૦૦,૦૦૦/- જુદા-જુદા પંચનામાની વિગતે કબજે કરવામાં આવેલ છે. આ કામે પિયુષ સાવલિયાને શૈલેષ ભટ્ટ તથા કિરિટ વાળા અને જીગ્નેશ મોરડીયાએ આવેલ પ્રલોભનના નાણાં પૈકી રૂ.૩૪,૬૦,૦૦૦/- રોકડા તથા ૬૦૦ અમેરિકન ડોલર પંચનામાની વિગતે કબજે કરવામાં આવેલ છે. જે સી.આઈ.ડી. કાઈમ પાસે જમા છે. સદર તમામ મુદ્દામાલ પૈકી કબજે કરેલ રોકડા રૂપિયા ૨૬,૪૭,૮૮,૭૦૦/- સ્પેશિયલ ઇન્વેસ્ટીગેશન ટીમના સી.આઈ.ડી.કાઈમના એસ.બી.આઈ બેન્ક, ગાંધીનગર શાખાના એકાઉન્ટ નંબર-૩૭૬૮૮૬૬૮૧૮૮ માં નામ. કોર્ટના હુકમ આધારે જમા કરવામાં આવેલ છે.

૬. પ્રસ્તુત ગુનાની તપાસ દરમિયાન આરોપીઓએ રોકાણકારો પાસેથી ઉઘરાવેલ નાણાંમાંથી જંગમ/સ્થાવર મિલકતો, વાહનો કિપ્ટો કરન્સી, સોનું ખરીદેલ હોવાનું ફલિત થયેલ છે. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે એનેક્ષર-૧ થી ૬ માં દર્શાવ્યા મુજબની મિલકતો, વાહનો, બેંકખાતામાં જમા રકમ, કિપ્ટો કરન્સી, સોનું ટાંચમાં લેવા હુકમ કરવા જરૂરી છે. તથા સદર કેસમાં ગૃહ વિભાગના તા.૨૮-૦૮-૨૦૧૮, તા.૦૩-૦૪-૨૦૧૮ના હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૧૮/૧૧૫૭ તથા તા.૨૩-૦૮-૨૦૧૮ના હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૧૮/GPID-14 તથા તા.૧૬-૧૧-૨૦૧૮ના હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૧૮/GPID-17થી આરોપીઓની મિલકતો, વાહનો ટાંચમાં લેવા આદેશ કરવામાં આવેલ છે.

૭. સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૦૬/૨૦૧૮ થી દાખલ થયેલ ગુનાના કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાયનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓનાં નીચે એનેક્ષર-૧ થી ૬ માં દર્શાવ્યા મુજબની મિલકતો, વાહનો, બેંકખાતામાં જમા રકમ, કિપ્ટો કરન્સી, સોનું ટાંચમાં લેવા તથા સુરત સીટી પ્રાંત અધિકારીને "કોમ્પીટન્ટ ઓથોરીટી" તરીકે "ડેઝીગ્નેટેડ કોર્ટ" ના આખરી હુકમ સુધી પ્રોપર્ટી તેઓના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

### એનેક્ષર-૧

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
૧	મોજે-ગામ પાલ તા.સુરત સીટી, જી.સુરત ખાતે આવેલ રે.સ.નં.૫૧૮/૧, ૪૪૮, ૫૧૮/૨-અ, ૫૧૮/૩ કે જેનો પ્લોટ નં.૪૫૮ વાળી બિનખેતી જમીનમાં ટી.પી.સ્કીમ લાગુ થતાં ટી.પી.સ્કીમ નં.૧૬(પાલ)ના ફાયનલ પ્લોટ નં.૮૪ આવેલ "રાજરત્ન એન્કલેવ" માં આવેલ બિલ્ડીંગ્સ પૈકી 'સી' બિલ્ડીંગમાં ૧૧મા માળે આવેલ ફ્લેટ નં.૧૧૦૧, જેનું ક્ષેત્રફળ ૧૦૧.૮૫ ચો.મી. છે.	(૧) ઘવલ વિજય માવાણી (૨) પુજાબેન ઘવલભાઈ માવાણી	રૂ.૨૮ લાખ પુરા.
૨	મોજે-ગામ ભીંગરાડ, તા.લાઠી, જી.અમરેલી ખાતે આવેલ રે.સ.નં.૪૫૮ (જૂનો સ.નં.૧૪૧ પૈકી ૪), ખાતા નં.૪૭૩ વાળી જમીન, જેનું ક્ષેત્રફળ હે.આરે. ૧-૬૧-૮૮ ચો.મી. છે.	ગણેશ પોપટભાઈ લાઠીયા	રૂ.૪,૫૧,૦૦૦/-
૩	મોજે-ગામ આસોદર, તા.લાઠી, જી.અમરેલી ખાતે આવેલ રે.સ.નં.૧૭૩/૨ પૈકી ૩ પૈકી ૨, ખાતા નં.૧૧૬૪ વાળી જમીન, જેનું ક્ષેત્રફળ હે.આરે. ૧-૨૮-૫૦ છે.	ગણેશ પોપટભાઈ લાઠીયા	રૂ.૪,૫૧,૦૦૦/-

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
૪	મોજે-ગામ ભીંગરાડ, તા.લાઠી, જી.અમરેલી ખાતે આવેલ રે.સ.નં.૪૪૬, ખાતા નં.૪૬૮ વાળી જમીન, જેનું ક્ષેત્રફળ હે.આરે.૧-૮૪-૩૭ છે.	ગણેશ પોપટભાઈ લાઠીયા	રૂ.૪,૫૧,૦૦૦/-
૫	મોજે-ગામ આસોદર, તા.લાઠી, જી.અમરેલી ખાતે આવેલ રે.સ.નં.૧૮૧ પૈકી ૪ પૈકી ૧, ખાતા નં.૧૨૧૩ વાળી જમીન, જેનું ક્ષેત્રફળ હે.આરે.૧-૪૮-૭૨ છે.	ગણેશ પોપટભાઈ લાઠીયા	રૂ.૪,૫૧,૦૦૦/-
૬	મોજે-ગામ ઘલા, તા.કામરેજ, જી.સુરત ખાતે આવેલ રે.સ.નં.૮૪૬, બ્લોક નં.૮૧૬ વાળી બિન ખેતીની જમીનમાં આવેલ રીયો કોલોનીમાં આવેલ મંજૂર પ્લાન મુજબ પ્લોટ નં.ડી-૫૮, સ્થળ મુજબ પ્લોટ નં.ડી-૬૦-એ, જેનું મંજૂર પ્લાન મુજબ ક્ષેત્રફળ-૨૭૮.૯૨ ચો.મી., સ્થળ મુજબનું ક્ષેત્રફળ-૩૬૫.૨૨ ચો.મી. તથા રોડ રસ્તા, સી.ઓ.પી.ના હિસ્સાની ૧૦૯.૫૦ ચો.મી., જેમાં બાંધકામનું ક્ષેત્રફળ-૧૭૪.૦૯ ચો.મી. છે.	ગણેશ પોપટભાઈ લાઠીયા	રૂ.૨૭,૫૦,૧૦૦/-

### એનેક્ષર-૨

ક્રમ	એકાઉન્ટ ધારકનું નામ અને સરનામું	બેન્કનું નામ અને સરનામું	એકાઉન્ટ નંબર	બેલેન્સ રકમ રૂપિયામાં
૧	સુરેશકુમાર ગોરધનભાઈ ગોરસીયા	સ્ટેટ બેન્ક ઓફ ઈન્ડિયા, મીની બજાર શાખા, વરાછા રોડ, સુરત.	66000835767	રૂ.૦૮,૧૭૮/-
૨	દિવ્યેશ ઘનસુખલાલ દરજી	બેન્ક ઓફ ઈન્ડિયા, ૫૦-પર, ગણેશકૃપા સોસાયટી, ગેઈલ ટાવર સામે, આનંદ મહેલ રોડ, સુરત	270610110001721 (સેવીંગ)	રૂ.૧૩૩૨.૫૦/-
૩	સ્વીટી રંકેશ દરજી	બેન્ક ઓફ ઈન્ડિયા, ૫૦-પર, ગણેશકૃપા સોસાયટી, ગેઈલ ટાવર સામે, આનંદ મહેલ રોડ, સુરત	270610110008893	૧૦,૦૭,૨૪૪.૫૧/-
૪	રંકેશ દિવ્યેશ ઘનસુખલાલ દરજી	બેન્ક ઓફ ઈન્ડિયા, ૫૦-પર, ગણેશકૃપા સોસાયટી, ગેઈલ ટાવર સામે, આનંદ મહેલ રોડ, સુરત	270610100001074	૧,૧૫,૭૮૭.૪૫/-
૫	સતીષભાઈ કુરજીભાઈ કુંભાણી	IDBI Bank, સરથાણા જકાત નાકા, સુરત	1336102000003469	રૂ.૧૦,૧૭૦.૪૭/-
૬	સતીષભાઈ કુરજીભાઈ કુંભાણી	સ્ટેટ બેન્ક ઓફ ઈન્ડિયા મોટા વરાછા શોપ નં. ૧૮૧ થી ૧૮૯, ગ્રાઉન્ડ ફ્લોર, કિષ્ણા ટાઉનશીપ, મોટા વરાછા, સુરત	34129575653	૧૬૯૭/-



ક્રમ	એકાઉન્ટ ધારકનું નામ અને સરનામું	બેન્કનું નામ અને સરનામું	એકાઉન્ટ નંબર	બેલેન્સ રકમ રૂપિયામાં
૭	ડી. ડેવલોપર (ઘવલ વિજય માવાણી)	HDFC બેંક, ચુદીસી બિલ્ડીંગ, ગ્રાઉન્ડ ફ્લોર એપલ હોસ્પિટલ નજીક, ઉધના દરવાજા, રીંગ રોડ બ્રાન્ચ, સુરત	50200027962162	૧,૭૬,૩૨૮.૮૦/-
૮	ઘવલ વિજય માવાણી	એક્સિસ બેંક, ભાગળ ચાર રસ્તા, સુરત	914010041476151	૬૮,૭૭૫.૭૪/-
૯	ગણેશ ઉર્ફે ગૌતમ પોપટભાઈ લાઠીયા	IndusInd Bank, વરાછા રોડ, સુરત	100040200506	૬૧૭૩૫/-
૧૦	હરે ક્રિષ્ણ એન્ટરપ્રાઇઝના પ્રોપરાઈટર ગણેશ ઉર્ફે ગૌતમ પોપટભાઈ લાઠીયા	IndusInd Bank, વરાછા રોડ, સુરત	200999680003	૪૩૨૦૬/-

## એનેક્ષર - ૩

નં.	ગાડીનો પ્રકાર	માલિકનું નામ	ગાડી નં.	ચેસીસ નં.	એજીન નં.	મોડલ	વર્ષ	કિંમત
૧	હુન્ડાઈ આઈ ૨૦	રોકેશભાઈ શામજીભાઈ સવાણી	GJ 05 RA 9732	MALBM5 1RLHM4 26957	D4FCHM 393979	SPORTS Z CRDI	૨૦૧૮	રૂ.૮.૪૨ લાખ

## એનેક્ષર - ૪

અનુ.	ક્રિપ્ટોકરન્સીનું નામ	કોની પાસેથી કબજે કરેલ તેનું નામ	કોઈનની સંખ્યા	કોઈન હાલમાં ક્યાં રાખેલ છે.
૧	બીટ કોઈન કેશ	સતીષ કુરજીભાઈ કુંભાણી	૪૮૧૩.૩૩૯૯૭૬૯ BCH	સી.આઈ.ડી. કાઠમનાં “બીટકનેક્ટ” નામનાં ટ્રેડરમાં જમા છે.
૨	પીઅર કોઈન	સતીષ કુરજીભાઈ કુંભાણી	૫,૧૫,૬૪૮.૦૦ PPC	એક સેન ડીસ્ક કંપનીની પેન ડ્રાઈવમાં સી.આઈ.ડી. કાઠમ પાસે જમા છે.
૩	નોવા કોઈન	સતીષભાઈ કુરજીભાઈ કુંભાણી	૯૩૦૦.૬૦ NVC	
૪	બીટ કોઈન	સતીષ કુરજીભાઈ કુંભાણી	૨૦.૦૪૯૭૭૪ BTC	સી.આઈ.ડી. કાઠમનાં “બીટકનેક્ટ” નામનાં ટ્રેડરમાં જમા થાય છે.
૫	બીટ કોઈન	ઘવલ વિજયભાઈ માવાણી	૪૦૭.૮૬૪૬૫૨ BTC	
૬	બીટ કોઈન	નિકુંજ પ્રવિણભાઈ ભટ્ટ	૧૦.૯૨૯૦૯૭૫૨ BTC	સી.આઈ.ડી. કાઠમના
૭	બીટ કોઈન	દિલિપ જેરાજભાઈ કાનાણી	૧૫૨ BTC	ZEBPAY વોલેટ આઈ.ડી. 32zqs8jueoYxiZVeZCCy
૮	બીટ કોઈન	દિલિપ જેરાજભાઈ કાનાણી	૦.૪૯૪૧૭૮ BTC	UQepzFSQV3eC1 માં જમા થાય છે.

અનુ.	ફિઝિકલ રસીદનું નામ	કોની પાસેથી કબજે કરેલ તેનું નામ	કોઈનની સંખ્યા	કોઈન હાલમાં ક્યાં રાખેલ છે.
૯	બીટ કોઈન	મનોજ પરસોત્તમભાઈ ક્યાડા	૫.૯૯૯૯૦૬૪૨ BTC	
૧૦	બીટ કોઈન	ગણેશ ઉર્ફે ગૌતમ પોપટભાઈ લાઠીયા	૧૭.૬૩૮૩૧૨૭૫ BTC	સી.આઈ.ડી. કાઢમનાં “બીટકનેક્ટ” નામનાં ટ્રેડરમાં જમા થાય છે.

## એનેક્ષર - ૫

અનુ.	નામ	રકમ રૂપિયામાં	નાણાં હાલ ક્યાં છે.
૧	આરોપી જીએશ બાબુભાઈ મોરડીયા	૧૬,૫૦,૦૦,૦૦૦/-	અનુક્રમ નં. (૮) સિવાયના તમામ નાણાં સ્પેશ્યલ ઈન્વેસ્ટીગેશન ટીમ સી.આઈ.ડી. કાઢમના એસ.બી.આઈ બેન્ક, ગાંધીનગરની શાખાનાં એકાઉન્ટ નંબર 37698669199માં નામ. કોર્ટના હુકમના આધારે જમા કરવામાં આવેલ છે. તથા અનુક્રમ-૮માં જણાવેલ અમેરીકન ડોલર સી.આઈ.ડી. કાઢમ પાસે જમા છે.
૨	આરોપી મનોજ પરસોત્તમભાઈ ક્યાડા	૧૭,૦૦,૦૦૦/-	
૩	આરોપી ઉમેશગીરી કાંતિગીરી ગોસ્વામી	૨૦,૦૦,૦૦૦/-	
૪	આરોપી હિતેશ શંભુભાઈ જોટાસણા	૧,૨૭,૭૦૦/-	
૫	આરોપી કિરિટ જગુભાઈ વાળા	૪૦,૦૦,૦૦૦/-	
૬	આરોપી રાજુભાઈ રવજીભાઈ દેસાઈ	૭૦,૦૦,૦૦૦/-	
૭	સાહેદ પિયુષ વિનુભાઈ સાવલિયા	૩૪,૬૦,૦૦૦/-	
૮	સાહેદ પિયુષ વિનુભાઈ સાવલિયા	૬૦૦ અમેરિકન ડોલર	
૯	આરોપી શૈલેષ બાબુલાલ ભટ્ટ (પી. ઉમેશ આંગડીયા)	૮૯,૯૭,૦૦૦/-	
૧૦	આરોપી શૈલેષ બાબુલાલ ભટ્ટ (વી.આઈ.પી. સેફ ડીપોઝીટ વોલ્ટ)	૫૦,૦૦,૦૦૦/-	
૧૧	સાહેદ મનન શાહ	૨૫,૦૦,૦૦૦/-	
૧૨	સાહેદ સંજય ચોડવાડીયા + ૨	૬,૫૦,૦૦,૦૦૦/-	

## એનેક્ષર - ૬

ક્રમ	ધાતુ	કેટેગરી	વજન	ખરીદ તારીખ અને કિંમત	સોનું ખરીદનાર	હાલમાં ક્યાં રાખેલ છે.
૧	સોનું	૨૪.૦૦ કેરેટ હોલમાર્ક	૮.૦ કિ.ગ્રા.	તા.૧૧-૦૩-૨૦૧૮ના રોજ ૩.૨,૫૦,૦૦,૦૦૦/- (૩.૩૧,૨૫,૦૦૦/- પર કિ.ગ્રા.)	જીએશ મોરડીયા	નામ. કોર્ટના હુકમ આધારે સીલ બંધ પેટીમાં ટ્રેડરમાં રાખવામાં આવેલ છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ દવે,  
ઉપસચિવ,  
ગૃહ વિભાગ.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, JANUARY 3, 2020 / PAUSA 13, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭ જાન્યુઆરી, ૨૦૨૦

**ક્રમાંક :જીએચકેએચ-૩-૨૦૨૦-૬બલ્યુએચએ-૧૧-૨૦૦૭-૩૩૪૫-ગ :-** વેરહાઉસીંગ કોર્પોરેશન એક્ટ, ૧૯૬૨ (ભારત સરકાર એક્ટ, ૧૯૬૨ નો ૫૮મો સુધારો) ની કલમ-૨૦(૧)(બી) થી મળેલ સત્તાની રૂએ કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ, ગુજરાત સરકારના તત્કાલિન ઈન્ચાર્જ નાયબ સચિવશ્રી (ઘિરાણ) શ્રી વી.બી.ઠાકોરની નિમણૂક કરવામાં આવેલ છે, તેઓની જગ્યાએ શ્રી જે.કે.પટેલ, ઈન્ચાર્જ સંયુક્ત સચિવ (ઘિરાણ)ને ગુજરાત રાજ્ય વેરહાઉસીંગ કોર્પોરેશનના નિયામક મંડળમાં ગુજરાત સરકારના પ્રતિનિધિ તરીકે હોદ્દાજોગ નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપ સચિવ

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



સત્યમેવ જયતે

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### PUBLISHED BY AUTHORITY

Vol. LXI ]

SATURDAY, JANUARY 4, 2020/ PAUSA 14, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> January, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/04/GMR-102019-MM-589882-CHH1:-** Whereas the proposal vide Single file system No.589882/SrGeo/CGM/2019 dated 20/11/2019 received from the office of Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies the following Granite bearing areas of Bhakhar Nani and Bhakhar moti village of Dantiwada Taluka of Banaskantha district under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block No.	Village	Area (Hect.)	Geological Resources (MT)	Recoverable Resources (MT)	Type of Land
1.	A	Bhakhar Nani	03.90.00	17,51,082	7,00,433	Govt Land
2.	B	Bhakhar Nani	02.91.00	16,98,685	6,79,474	
3.	C	Bhakhar Nani	03.53.00	13,18,695	5,27,478	
4.	D	Bhakhar Nani	05.15.00	66,83,863	20,05,159	
5.	E	Bhakhar Nani	06.05.00	75,25,094	22,57,528	
6.	A	Bhakhar Moti	03.26.00	18,72,135	5,61,641	
7.	B	Bhakhar Moti	02.93.00	43,26,732	12,98,020	

- The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) have been approved by the Government of Gujarat.
- Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:
  - Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017.
  - Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.

- (iii) Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.
4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:
- (i) There would not be any reservation with regard to specified end-use.
- (ii) The base premium is fixed as 5% for all the granite mineral blocks to be put for auction.
- (iii) Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Proposed Timeline
Date of issuance of Notice Inviting Tender	To
Completion of Stage-I i.e. Issuance of Letter of Intent	To + 105 days

- (iv) The Government of Gujarat shall not issue a letter of intent in case the Bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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PUBLISHED BY AUTHORITY

Vol. LXI ]

MONDAY, JANUARY 6, 2020/ PAUSA 16, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> January, 2020

Notification No. 2/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-3)GSTR-2020/S.164(52)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017 namely:-

1. (1) These rules may be called the Gujarat Goods and Services Tax (Amendment) Rules, 2020.  
(2) Save as otherwise provided in these rules, they shall come into force on the date of their publication in the Official Gazette.
2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 117,-
  - (a) in sub-rule (1A), with effect from the 31st December 2019, for the figures, letters and word “31st December, 2019”, the figures, letters and word “31st March, 2020” shall be substituted;
  - (b) in sub-rule (4), in clause (b), in sub-clause (iii), in the proviso, for the figures, letters and word “31st January, 2020”, the figures, letters and word “30th April, 2020” shall be substituted.

3. In the said rules, in **FORM REG-01**, in Part-B, for serial numbers 12 and 13 and the entries relating thereto, the following shall be substituted, namely:-

“ 12.	Are you applying for registration as a SEZ Unit?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
	(i) Select name of SEZ		▽
	(ii) Approval order number and date of order		
	(iii) Period of validity	From DD/MM/YYYY	To DD/MM/YYYY
	(iv) Designation of approving authority		
13.	Are you applying for registration as a SEZ Developer?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
	(i) Select name of SEZ Developer		▽
	(ii) Approval order number and date of order		
	(iii) Period of validity	From DD/MM/YYYY	To DD/MM/YYYY
	(iv) Designation of approving authority		”.

4. In the said rules, in **FORM GSTR-3A**,-

- (a) in serial number 2 under the heading “Notice to Return Defaulter u/s 46 for not filing Return”, for the words “tax liability will”, the words “tax liability may” shall be substituted;
- (b) after serial number 4 under the heading “Notice to Return Defaulter u/s 46 for not filing Return”, the following serial number shall be inserted, namely:-  
“5. This is a system generated notice and does not require signature.”;
- (c) in serial number 3 under the heading “Notice To Return Defaulter U/S 46 For Not Filing Final Return Upon Cancellation Of Registration”, for the words “tax period will”, the words “tax period may” shall be substituted;
- (d) after serial number. 4 under the heading “Notice To Return Defaulter U/S 46 For Not Filing Final Return Upon Cancellation Of Registration”, the following serial number shall be inserted, namely  
“5. This is a system generated notice and does not require signature.”.

- 5 In the said rules, for **FORM INV-01**, the following form shall be substituted, namely:-

**“Note: Cardinality Means occurrence of field in the schema. Below are the the meaning of various symbol used in this column:**

**0..1: It means this item is optional and even if mentioned can not be repeated**

**1..1: It means that this item is mandatory and can be mentioned only once.**

**1..n: It means this item is mandatory and can be repeated more than once**

**0..n: It means this item is optional but can be repeated many times. For example: Previous invoice reference is optional but if required one can mention many previous invoice reference.**

FORM GST INV-1 (See rules 48)							
Sr No.	Technical Field name	Cardinality	Small Description of the field	Is it Mandatory on Invoice?	Technical Field Specifications	Sample Value of the field	Explanatory Notes of the Field
0	Version	1..1	Version number	Mandatory	string(Max length:10)	1.0	It is the version of schema. It will be used to keep track of version of Invoice specification.
1	IRN	0..1	Invoice Reference Number	Mandatory	string(Max length:50)	649b01 ft	This will be a unique reference number for this invoice. It can be generated by application based on the Algorithm provided by E-Invoice system or can be left blank. In case this field has been left blank E-Invoice system will generate it and respond back in response to registration request. In case application send this number then e-Invoice system will validate it and after validation registered same number against this invoice. Invoice will only be valid once it has this number and it is registered on E-invoice system.
2	Invoice_type_code	1..1	Code for Invoice type	Mandatory	string(Max length:10)	B2B/B2C/S EZWP/SEZ WOP/EXP WP/EXPWO P/DEXP/ISD /BOS/DC	This will be the code to identify type of supply, some of the examples are mentioned. It will have also code for bill of entry, invoice and other type of documents. B2C invoice can be mentioned as type and based on that some fields will become optional. Detail JSON schema will mention these details later.
3	Invoice_Subtype_code	1..1	Sub_Code for Invoice type	Mandatory	Drop Down	Regular / Credit Note / Debit Note	Type of the Document Can be used as Regular for Bill of Supply and Delivery Challan etc
4	Invoice Num	1..1	Invoice number	Mandatory	string(Max length:16)	Sa/1/2019	It, will be as per invoice number rule mentioned in CGST/SGST rule. Rule to be checked.
5	Invoice Date	1..1	Invoice Date	Mandatory	string (DD/MM/YYYY)	21/7/2019	The date when the Invoice was issued. Format “DD/MM/YYYY”
6	Invoice_currency_code	1..1	Currency code	Optional	string(Max length:16)	USD	It depicts an additional currency in which all Invoice amounts can be given along with INR. one additional currency shall be used in the Invoice.
7	Reverse charge	0..1	Reverse Charge	optional	Character	Y	Is the liability payable under reverse charge
8	Delivery_or_Invoice_Period	0..1		Optional			
9	Invoice_Period_Start_Date	1..1	Invoice period start date	Mandatory (if this section is selected or used)	string (DD/MM/YYYY)	21-07-19	
10	Invoice_Period_End_Date	1..1	Invoice Period End date	Mandatory (if this section is selected or used)	string (DD/MM/YYYY)	21-07-19	



Sr No.	Technical Field name	Card inality	Small Description of the field	Is it Mandatory on Invoice?	Technical Field Specifications	Sample Value of the field	Explanatory Notes of the Field
11	Order and Sales Order Reference	0..1		Optional			
12	Preceding Invoice Reference	0..n					
13	Preceding_Invoice_Number	1..1	Detail of Base Invoice which is being amended by subsequent document	Mandatory (if- this section is selected or used)	string(Max length:16)	Sa/1/2019	This is the reference of original, invoice to be provided in the case of debit and credit notes. In mere invoicing this is not required. It is required to keep future expansion of e versions of Credit notes, Debit Notes and other documents required under GST
14	Invoice_Document_Reference	1..1	Invoice reference	Optional	string(Max length:20)	KOL01	This reference is kept for user to provide any additional fields for eg., some branch, their user id, their employee id, sales centre reference etc.
15	Preceding_Invoice_Date	1..1	Date of Invoice	Mandatory (if this section is selected or used)	string (DD/MM/YYYY)	21-07-19	
16	Other References	0..1					
17	Receipt_Advice_Reference	0..1	Terms reference	Optional	string(Max length:20)	CREDIT30	This reference is kept for user to provide their receipt advice details to their customer.
18	Tender_or_Lot_Reference	0..1	Lot / Batch Reference	Optional	string(Max length:20)	TENDERJAN2020	This reference is kept for mentioning number or detail of Lot or Tender if supplies are made under such Lot or tender
19	Contract_Reference	0..1	Contract Number	Optional	string(Max length:20)	CONT23072019	This reference is kept for mentioning contract number if supplies are made under any specific Contract
20	External_Reference	0..1	Any other reference	Optional	string(Max length:20)	EXT23222	An additional field for provision of any additional reference number for such supply.
21	Project_Reference	0..1	Project Reference	Optional	string(Max length:20)	PJTCODE01	This reference is kept for mentioning Project number if supplies are made under any specific Project
22	Ref Num	0..1	Vendor PO Reference, number	Optional	string(Max length:16)	Vendor PO/10	
23	Ref Date	0..1	Vendor PO Reference date	Optional	string (DD/MM/YYYY)	21-07-19	00-01-00
24	Supplier Information	1..1		Mandatory			<i>A group of business terms providing information about the Supplier.</i>
25	Supplier_Legal_Name	1..1	Supplier_Legal_Name	Mandatory	string(Max length: 100)	The Institute of Chartered Accountants of India	Name as appearing in PAN of the Supplier
26	Supplier_trading_name	0..1	Trade Name of Supplier	Optional	string(Max length: 100)	ICAI	A name by which the Supplier is known, other than Supplier name (also known as Business name).
27	Supplier_GSTIN	1..1	Gstin of the Supplier	Mandatory	Alphanumeric with 15 characters	29AADFV7589C1ZO	GSTIN of the supplier
28	Supplier_Address1	1..1	Supplier address1	Mandatory	string(Max length: 100)	Vasanth Nagar	Address of the Supplier

Sr No.	Technical Field name	Card inality	Small Description of the field	Is it Mandatory on Invoice?	Technical Field Specifications	Sample Value of the field	Explanatory Notes of the Field
29	Supplier_Address2	0..1	Supplier address2	Optional	string(Max length:100)	Bangalore	City of the Supplier
30	Supplier_City	1..1	Supplier address2	Optional	string(Max length:50)	Bangalore	City of the Supplier
31	Supplier_State	1..1	Place	Mandatory	string(Max length:50)	Karnataka	State of the Supplier
32	Supplier_Pincode	1..1	Pincode	Mandatory	string(Max length:6)	560087	Pin code of the Supplier
33	Supplier_Phone	0..1	Phone	Optional	string(Max length:12)	9999999999	Contact number of the Supplier
34	Supplier_Email	0..1	e Mail id	Optional	string(Max length:50)	Supplier@icai.com	Email id of the Supplier.
<b>35</b>	<b>Buyer Information</b>	<b>1..1</b>		<b>Mandatory</b>			<b>Header for Buyer information</b>
36	Billing_Name	1..1	Buyer Legal name	Mandatory	string(Max length:100)	Adarsha	It will be legal name of buyer
37	Billing_Trade_Name	1..1	Buyer Legal name	Mandatory	string(Max length:100)	Adarsha	It will be Trade Name of buyer
38	Billing_GSTIN	1..1	GSTIN	Mandatory	string(Max length:15)	29AACCR7832C1ZD	GSTIN of the Buyer
39	Billing_POS	1..1	State code	Mandatory	String (Max length:2)	29	Place of supply code of Supply
40	Billing_Address1	1..1	Address1	Mandatory	string(Max length:100)	Address	Address of the Buyer
41	Billing_Address2	0..1	Address2	optional	string(Max length:100)	Address	Address of the Buyer
42	Billing_State	1..1	Place	Mandatory	string(Max length:50)	Bangalore	State of the Buyer
43	Billing_Pincode	1..1	pin code	Mandatory	string(Max length:6)	560002	Pin code of the Buyer
44	Billing_Phone	0..1	Phone number	Optional	string(Max length:12)	080 2223323	contact number of the Buyer
45	Billing_Email	0..1	e Mail id	Optional	string(Max length:50)	billing@icai.com	Email id of the buyer. This should be provided to help E-Invoicing system to receive this invoice on mail.
<b>46</b>	<b>Payee Information (Seller payment information)</b>	<b>0..1</b>		<b>optional</b>			<b>Header for Payee Information - person to whom amount is payable. Optional for cases where payment is to be made to a person other than Supplier</b>
47	Payee_Name	1..1	Payee name	Mandatory	string(Max length:100)		Name of the person to whom payment is to be made
48	Payee_Financial_Account	1..1	Account Number	Mandatory	string(Max length:18)		Account number of Payee
49	Mode of Payment	1..1	Payment mode	Mandatory	string(Max length:6)	Cash/Credit/Direct Transfer	Cash/Credit/Direct Transfer

Sr No.	Technical Field name	Card inality	Small Description of the field	Is it Mandatory on Invoice?	Technical Field Specifications	Sample Value of the field	Explanatory Notes of the Field
50	Financial_ Institution Branch	1..1	Financial Institution Branch (IFSC Code)	Mandatory	string(Max length:11)		A group of business terms to specify Branch of Payee
51	Payment_ Terms	0..1	Payment Terms	Optional	string(Max length:50)		Terms of Payment with the recipient if to be provided
52	Payment_ Instruction	0..1	Payment Instruction	Optional	string(Max length:50)		A group of business terms providing information about the payment.
53	Credit Transfer	0..1		Optional	string(Max length:50)		A group of business terms to specify credit transfer payments.
54	Direct_Debit	0..1		Optional	string(Max length:50)		A group of business terms to specify a direct debit.
55	Credit Days	0..1	Due date of Credit	Optional	Numeric (Min length:1 Max length:3)	30-11-2019	The date when the payment is due. Format "DD-MM-YYYY".
<b>56</b>	<b>Delivery_ Information</b>	<b>1..1</b>		<b>Mandatory</b>			<b>A group of business terms providing information about where and when the goods and services invoiced are delivered.</b>
57	Dispatch From Details	1..1	DISPATCH from details	Mandatory	Refer A 1.1		
58	ECOM_ GSTIN	0..1	e Commerce GSTIN	Optional	string(Max length:15)		Mention on E commerce operator is supply is made through him
59	ECOM_POS	0..1	State code	Optional	String (Max length:2)	29	Mention on E commerce operator is supply is made through him
<b>60</b>	<b>Invoice Item Details</b>	<b>1..n</b>		<b>Mandatory</b>			
61	List {items}		Items	Mandatory	Refer A 1.2		A group of business terms providing information about the goods and services invoiced.
<b>62</b>	<b>Document Total</b>	<b>1..1</b>		<b>Mandatory</b>	-	-	
63	Total Details	1..1	Bill Total Details	Mandatory	Refer A 1.3		0
64	Tax_Total	1..1	Total Tax Amount	Mandatory	Decimal (10,2)		When tax currency code is provided, two instances of the tax total must be present, but only one with tax subtotal.
65	Sum_of_ Invoice_line_ net_amount	0..1	Item level net amount	optional	Decimal (10,2)		Sum of all Invoice line net amounts in the Invoice. Must be rounded to maximum 2 decimals.
66	Sum_of_ allowances_ on_document_ level	0..1	total discount	optional	Decimal (10,2)		Sum of all allowances on document level in the Invoice. Must be founded to maximum 2 decimals. '
67	Sum_of_ charges_on_ document_ level	0..1	total other charges	optional	Decimal (10,2)		Sum of all chdrges on document level in the Invoice. Must be rounded to maximum 2 decimals.
68	Pre Tax Details		Breakup of the tax rate at invoice level	Optional	Refer A 1.3		The total amount of the Invoice without GST. Must be rounded to maximum 2 decimals.
69	Paid_amount	1..1	Paid amount	Mandatory	Decimal (10,2)		The sum of amounts which have been paid in advance. Must be rounded to maximum 2 decimals.
70	Amount_due_ for_ payment	1..1	Payment Due	Mandatory	Decimal (10,2)		The outstanding amount that is requested to be paid. Must be rounded to maximum 2 decimals.
<b>71</b>	<b>Extra Information</b>	<b>0..1</b>		<b>Optional</b>			

Sr No.	Technical Field name	Card inality	Small Description of the field	Is it Mandatory on Invoice?	Technical Field Specifications	Sample Value of the field	Explanatory Notes of the Field
72	Tax_Scheme	1..1	GST, Excise, Custom, VAT etc.	Mandatory	string(Max length:4)	GST,CUST, VAT etc..	Mandatory element. Use "GST"
73	Remarks	0..1	Remarks/ Note	Optional	string(Max length: 100)	New batch Items submitted	A textual note that gives unstructured information that is relevant to the Invoice as a whole Such as the reason for any correction or assignment note in case the invoice has been factored.
74	<b>Additional_Supporting_Documents</b>	<b>0..n</b>		<b>optional</b>			
75	Additional_Supporting_Documents_url	0..1	Supporting document URLs	optional	string(Max length: 100)		A group of business terms providing information about additional supporting documents substantiating the claims made in the Invoice. The additional supporting documents can be used for both referencing a document number which is expected to be known by the receiver, an external document (referenced by a URL) or as an. embedded document, Base 64 encoded (such as a time report).
76	Additional_Supporting_Documents	0..1	Supporting document in base64 format.	optional	string(Max length:1000)		A group of business terms providing information / about additional supporting documents substantiating the claims made in the Invoice. The additional supporting documents can be used for both referencing a document number which is expected to be known by the receiver, an external document (referenced by a URL) or as an embedded document, Base64 encoded (such as a time report).
77	Invoice_Allowances_or_Charges	0..1	Total Value of allowances and charges at invoice level	optional	Decimal (10,2)		A group of business terms providing information about allowances or charges applicable at invoice level as sometime discount or charges may be applicable on invoice level not on line item level.
78	<b>Eway Bill Details</b>	<b>0..1</b>		<b>Optional</b>			
79	Transporter ID	1..1	Transporter Id	Optional	Alphanumeric with 15 characters	29AADFV7589C1ZO	GSTIN :: 29AMRPV8729L1Z1
80	trans Mode	1..1	Mode of transportation	Road /Rail/ Air / Ship	Drop Down - Fixed	-	1/2/3/4
81	trans Distance	1..1	Distance of transportation		Decimal (10,2)	-	20
82	transporter Name	0..1	Transporter Name		string(Max length: 100)	-	SPURTHI R
83	trans Doc No ,	0..1	Transporter Doc No		-	-	TA120; Mandatory if the mode of transport: is other than by Road
84	trans Doc Date	0..1	Transporter Doc Date		string (DD/ MM/ YYYY)	21-07-2019	20/9/2017
85	vehicleNo	1..1	Vehicle No	Optional	string(Max length:20)		KA12KA1234 or KA12K1234 or KA123456 or KAR1234
86	<b>Signature Detials</b>	<b>0..1</b>		<b>Mandatory</b>			
87	DSC	1..1	Digital Signature of the Document			DSC KEY Hash	an optional field since it is signed by the GSTN Portal also and data travels thry secured platform
	<b>A 1.0 ShipTo Details</b>	<b>0..1</b>					



Sr No.	Parameter Name		Description		Field Specifications	Sample Value	
1	SLNO	1..1	Serial Number	Mandatory	int	1,2,3	
2	Item Description	0..1	Item description	optional	string(Max length: 300)	Mobile	The identification scheme identifier of the Item classification identifier
3	IS Service	0..1	IS Service	Optional	Character	Y/N	Specify whether supply is that of Services or not
4	HSN code	0..1	HSN code	Optional	string(Max length: 8)	1122	A code for classifying the item by its type or nature.
5	Batch	0..1	...	Optional	<a href="#">Refer A 1.3.1</a>	galaxy	Batch number details are important to be mentioned for certain set of manufacturers
6	Barcode	0..1	Item Barcde	Optional	string(Max length:30)	bl23	Barcoding if to be provided need to be specified
7	Quantity	1..1	Quantity	Mandatory	Decimal (13,3)	10	The quantity of items (goods or services) that is charged in the Invoice line.
8	Free Qty	0..1	free quantity	Optional	Decimal (13,3)	1	Detail of any FOC item
9	UQC	0..1	uom	Optional	string(Max length: 8)	Box	The unit of measure that applies to the: invoiced quantity. Codes for unit of packaging from UNECE Recommendation No. 21 can be used in accordance with the descriptions in the "Intro" section of UN/ECE Recommendation 20, Revision 11 (2015): The 2 character alphanumeric code values in UNECE Recommendation 21 shall be used. To avoid duplication with existing code values in UNECE Recommendation No. 20, each code value from UNECE Recommendation 21 shall be prefixed with an "X", resulting in a 3 alphanumeric code when used as a unit of measure.
10	Rate	1..1	Item Rate per quantity	Mandatory	Decimal (10,2)	500.5	The number of item units to which the price applies.
11	Gross Amount	1..1	gross amount	Optional	Decimal (10,2)	5000	The price of an item, exclusive of GST, after subtracting item price discount. The Item net price has to be equal with the Item gross price less the Item price discount, if they are both provided. Item price can not be negative.
12	Discount Amount	0..1	discount amount	Optional	Decimal (10,2)		The total discount subtracted from the Item gross price to calculate the Item net price.
13	PreTax Amount	0..1	Pretax	Optional	Decimal (10,2)	50	This is the Value after the Tax. Ideally this would be taxable value in most cases, when ever there is a change in the assesseeable value then pretax amount should be used for.
14	Assesseeable Value	1..1	net amount	Mandatory	Decimal (13,2)	5000	The unit price, exclusive of GST, before subtracting Item price discount, can not be negative
15	GST Rate	1..1	Rate	Mandatory	Decimal (3,2)	5	The GST rate, represented as percentage that applies to the invoiced item.
16	Iamt	0..1	IGST Amount as per item	Mandatory	Decimal (11,2)		A group of business terms providing, information about GST breakdown by different categories, rates and exemption reasons
17	Camt	0..1	CGST Amount as per item	Mandatory	Decimal (11,2)	650.00	
18	Samt	0..1	SGST Amount as per item	Mandatory	Decimal (11,2)	650.00	
19	Csamt	0..1	CESS Amount as per item	Optional	Decimal (11,2)	65.00	
20	State Cess Amt	0..1	State cess amount as per item	Optional	Decimal (11,2)	65.00	

Sr No.	Parameter Name		Description		Field Specifications	Sample Value	
21	Other Charges	0..1	Other if any	Optional	Decimal (11,2)		A group of business terms providing information about allowances applicable to the Invoice as a whole. A group of business terms providing information about charges and taxes other than GST, applicable to the Invoice as a whole.
22	Invoice_line_net_amount	0..1	Invoice line Net Amount	Optional	Decimal (11,2)		The total amount of the Invoice line. The amount is "net" without GST, i.e. inclusive of line level allowances and charges as well as other relevant taxes. Must be rounded to maximum 2 decimals.
23	Order_Line_Reference	0..1	Reference to purchase order	optional	String (50)		Reference of purchase order.
24	Item Total	1..1	net amount	Optional	Decimal (13,2)	5000	A group of business terms providing the monetary totals for the Invoice.
25	Origin_Country	0..1,	Origin country of item.	optional	String(Max length:2)		This is to specify item origin country like mobile phone sold, in India could be manufactured in China. ,
26	Serial No Details	0..1		Optional	Refer A 1.3.2		
	<b>A 1.3 Total Details</b>	<b>1..1</b>		<b>Mandatory</b>			
1	IGSTValue	0..1	IGST Amount as per invoice	Optional	Decimal (11,2)		Appropriate taxes based on rule will be applicable. For example either of CGST& SGST or IGST will be mandatory. As there is no way to show conditional mandatory, optional has been mentioned against all taxes.
2	CGST Value	0..1	CGST Amount as per invoice	Optional	Decimal (11,2)		Taxable value as per Act to be specified
3	SGST Value	0..1	SGST Amount as per invoice	Optional	Decimal (11,2)		Taxable value as per Act to be specified
4	CESS Value	0..1	cess Amount as per invoice	Optional	Decimal (11,2)		Taxable value as per Act to be specified
5	State Cess Value	0..1	State cess Amount as per invoice	Optional	Decimal (11,2)		Taxable value as per Act to be specified
6	Rate	0..1	Tax Rate	Optional	Decimal (11,2)		Tax Rate
7	Freight	0..1	Charges	Optional	Decimal (11,2)		
8	Insurance	0..1	Charges	Optional	Decimal (11,2)		
9	Packaging and Forwarding	0..1	Charges	Optional	Decimal (11,2)		
10	Other Charges	0..1	Pretax/post charges	Optional	Decimal (11,2)		A group of business terms providing information about allowances applicable to the Invoice as a whole. A group of business terms providing information about charges and taxes other than GST, applicable to the Invoice as a whole.
11	Roundoff	0..1	roundoff value	Optional	Decimal (11,2)		The amount to be added to the invoice total to round the amount to be paid. Must be rounded to maximum 2 decimals.
12	Total Invoice Value	1..1	Total amount	Mandatory	Decimal (11,2)		The total amount of the Invoice with GST. Must be rounded to maximum 2 decimals.
	<b>A 1.3.1 Batch Details</b>	<b>1..1</b>					
1	BatchName	1..1	Batch number/name	Mandatory	string(Max length:20)		Batch number details are important to be mentioned for certain set of manufacturers

Sr No.	Parameter Name		Description		Field Specifications	Sample Value	
2	BatchExpiry Date	0..1	Expiry Date	optional	string (DD/MM/YYYY)		Expiry Date of the Batch
3	WarrantyDate	0..1	Warranty Date	Optional	string (DD/MM/YYYY)		Warranty Date of the ITEM
	<b>A 1.3.2 Serial Number Details</b>	<b>0..1</b>					
1	Serial Number	1..1	Serial Number in case of each item having unique number	Optional	string(Max length:15)		0
2	OtherDetail1	0..1	other detail of serial number	Optional	string(Max length:10)		0
3	OtherDetail2	0..1	other detail of serial number	Optional	string(Max length:10)		0
	<b>A 1.3.3 Pre Tax Details</b>						
1	Pretax Particulars		Pretax ledger/ particulars	Optional	string(Max length: 100)		0
2	TaxOn		Pretax on gross amount or any other	Optional	Decimal (11,2)		0
3	Amount		Amount	Optional	Decimal (11,2)		0

2. This notification shall be deemed to have been come into force with effect from the 1<sup>st</sup> day of January, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

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MONDAY, JANUARY 6, 2020 / PAUSA 18, 1941

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> January, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/01/CPI/2013/1321/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under: In Schedule-II, for Sr. No.- 454 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
454	M/S Ginni Filaments Ltd.  (Consumer No : 40767)	Panoli	Bharuch	Unit shall be permitted to utilize <b>2400 KVA</b> power on all staggered holidays for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> January, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/02/CPI/1405/3787/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No.- 262 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
262	M/S Roquette Riddhi Siddhi Pvt. Ltd.  (Consumer No : 17267)	Juna Paddar Viramgam	Ahmedabad	Unit shall be permitted to utilize 2000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9<sup>th</sup> January, 2020.

#### Gujarat Electricity Duty Second Amendment Act, 2019.

**No. GHU/2020(5)/ELD/12/2019/1767/E :-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Electricity Duty (Second Amendment) Act, 2019 (Guj. 27 of 2019), the Government of Gujarat hereby appoints the 9<sup>th</sup> January, 2020 to be the date on which the aforesaid Act shall come into force.

By order and in the name of the Governor of Gujarat,

**H. C. VYAS,**

Under Secretary to Government.

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#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6<sup>th</sup> January, 2020.

#### GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

**No. GHU: 102020 ( 02 ) MIS-102016-658094-G:-** In exercise of the powers conferred by section 53 read with sections 16 and 16A of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat after consultation with the Gujarat Industrial Development Corporation, hereby makes the following rules further to amend the Gujarat Industrial Development (Notified Areas) Rules, 2007, namely:-

1. (1) These rules may be called, the Gujarat Industrial Development (Notified Areas) (1<sup>st</sup> Amendment) Rules, 2020.
- (2) They shall come into force on the date of their publication in the Official Gazette.
2. In the Gujarat Industrial Development (Notified Areas) Rules, 2007 (hereinafter referred as “the said rules”), in rule 3, for sub-rule (1), the following sub-rules shall be substituted, namely:-

“(1) Constitution of Board of Management in case of Notified Area having one Industrial Association;-

- (a) the President and the Secretary of the Industries Association shall be the members in Board of Management by virtue of the their position in the Association and the President of the Industries Association shall be the Chairman of the Board of Management;
- (b) two members, other than the members specified in clause (a) above as may be nominated by the State Government from the industries;
- (c) three officers not below the rank of Class-II as may be nominated by the Corporation from amongst the officers so nominated, one officer shall be nominated as the Chief Officer by the Corporation, who shall be the Secretary to the Board of Management.

(1A) Constitution of Board of Management in case of Notified Area having more than one Industries Associations;

(I) where one of the Industries Associations has more than 60% of Industries as its members:-

- (a) the President and Secretary of the Industries Association having more than 60% of industries as its members shall be members in the Board of Management by virtue of their positions in Association and the President of the Industries Association shall be the Chairman of the Board of Management;
- (b) two members, other than the members specified in clause (a) above as may be nominated by the State Government from industries;
- (c) three officers not below the rank of Class-II as may be nominated by the Corporation, from amongst the officers so nominated, one officer shall be nominated as a the Chief Officer by the Corporation, who shall be the Secretary to the Board of Management.

(II) Where any Industries Association has not more than 60% of industries as its members;

- (a) all Industries Associations together will decide whom to nominate as Chairman and member in Board of Management, in case Associations fail to nominate Chairman and member, Corporation shall conduct election amongst the industries to nominate chairman and one member;
- (b) two members, other than members specified in clause (a) above as nominated by the State Government from Industries Association having 60% of more industries as members.
- (c) three officer not below the rank of Class-II as may be nominated by the Corporation, from amongst the officers so nominated as the Chief Officer, one officer shall be nominated by the Corporation, who shall be the Secretary to the Board of management.”

3. In the said rules, for rule 4 the following rule shall be substituted namely:-

**“4. Terms and Conditions of Chairman and Members of Board of Management.**

- (1) The President and Secretary of Industries Association nominated as members by virtue of their position shall hold the office till they are President and Secretary in Industries Association or for a maximum period of two years whichever is earlier.
- (2) The term of Members Nominated by State Government and members elected shall be for a period of two years.
- (3) A member who does not hold office by virtue of their position may be allowed to be re-nominated after a gap of two years.”

By order and in the name of the Governor of Gujarat,

**B.S.MEHTA,**

Joint Secretary to Government of Gujarat,  
Industries and Mines Department.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, JANUARY 9, 2020 / PAUSA 19, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 9<sup>th</sup> January, 2020

#### Gujarat Co-operative Societies (Second Amendment) Act, 2019.

**No. GHKH-07-2020-GCS-10-2019-422-CHH:-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Co-operative Societies (Second Amendment) Act, 2019, (Guj. 32 of 2019), the Government of Gujarat hereby appoints the 9<sup>th</sup> January, 2020 to be the date on which the afore said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**J. K. PATEL,**

Joint Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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VOL. LXI ]

THURSDAY, JANUARY 9, 2020 / PAUSA 19, 1941

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ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી જાન્યુઆરી, ૨૦૨૦

ગુજરાત ગૌણ ખનિજ છુટછાટ નિયમો-૨૦૧૭

**ક્રમાંક :જીયુ-૨૦૨૦-૦૩-બલક-૧૦૨૦૧૫-૧૬-છ :-** કમિશનરશ્રી, ભુસ્તરવિજ્ઞાન અને ખનિજની કચેરી, ગાંધીનગર તરફથી તા.૦૭/૦૮/૨૦૧૯ના પત્ર ક્રમાંક: સીજીએમ/લીઝ-૩/સાબરકાંઠા/બી.એફ.જન-૧૧/૧૯-૨૦/૪૫૯૧ થી સાબરકાંઠા જિલ્લાના હિંમતનગર અને ઈડર તાલુકાના સાબરમતી નદી પટ્ટના સાદી રેતી ખનિજ ધરાવતા કુલ-૩ (ત્રણ) બ્લોક રદ્દ કરવાની દરખાસ્ત અન્વયે નીચે મુજબના બ્લોક આથી રદ્દ કરવામાં આવે છે.

અનુ.	બ્લોક નં.	ગામ	તાલુકા	વિસ્તાર (હેક્ટરમાં)	સાબરમતી નદીપટ્ટને લાગુ સર્વે. નં.	કુલ ખોદકામ કરવાનો જથ્થો મે.ટનમાં (અંદાજિત)
૧	એ	પાતળિયા	ઈડર	૦૨.૯૩.૦૦	૫ અને ૯ ની સામે	૨૩૩૮૧૪
૨	ડી	મહાદેવપુરા	હિંમતનગર	૦૨.૪૨.૦૦	૩૮ ની સામે	૧૯૩૧૧૬
૩	એલ	મહાદેવપુરા	હિંમતનગર	૦૩.૦૬.૦૦	૧૫ તથા ૧૮ ની સામે	૨૪૪૧૮૮

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. જી. ચૌધરી,

નાયબ સચિવ

ઉદ્યોગ અને ખાણ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, JANUARY 10, 2020 / PAUSA 20, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 09<sup>th</sup> January, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/ 02 of 2020/DVP-132018-8078-L:-** WHEREAS, the Dhoraji Area Development Authority (hereinafter referred to as “the said Authority”) prepared and published a Draft Revised Development Plan (hereinafter referred to as “the said Development Plan”) in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as “the said Act”) Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.18.01.2018.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

AND WHEREAS, the Government of Gujarat has sanctioned the Comprehensive General Development Control Regulations-2017 under Government Notification, Urban Development and Urban Housing Department No.GH/V/269 of 2017/EDP-102016-3629-L, dtd.12.10.2017. So the Comprehensive General Development Control Regulations-2017 shall be applicable;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and,
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar,



in writing, within a period of two months from the date of publication of this notification in the official gazette;

### SCHEDULE

Proposed modifications in the Draft Development Plan of Dhoraji Area Development Authority as finalized by the State Government

1. The land bearing R.S.No.587/p1/p, 587/p2/p, 587/p3/p, 587/p4/p, 586/p1/p, 586/p2/p, 586/p3/p, 586/p4/p, 585/p, 580/p etc. of village:Dhoraji earmarked as Pocket-1 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
2. The land bearing R.S.No.529, 530, 532, 533/p1/p, 533/p2/p, 533/p3/p, 533/p4/p, 533/p5/p, 533/p6/p, 534/p1/p, 534/p2/p, 531/p1, 531/p2, 531/p3, 528/p, 526/p1/p, 526/p2/p, 526/p3/p, 526/p4/p, 527/p1/p; 527/p2/p, 527/p3/p, 527/p7/p; 527/p8/p, 527/p9/p, 527/p10/p, 527/p11/p, 527/pl2/p, 527/pl3/p, 518/p, 519/p1, 519/p2, 520/p1, 520/p2, 521/p1/p, 521/p2/p; 515/p1/p, 515/p2/p, 514/p, 513/p, 511/p3/p, 512/p1/p etc. of village:Dhoraji earmarked as Pocket-2 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
3. The land bearing R.S.No.528/p, 516/p, 517/p, 527/p1/p, 527/p3/p, 526/p1/p, 518, 515/p3/p, 514/p, 513/p, 510, 511/p1/p, 511/p2/p, 509/p1/p, 509/p2/p, 505, 506, 507/p1/p, 507/p2/p, 507/p3/p, 508, 505/p1/p, 505/p2/p, 505/p3/p, 505/p4/p etc. of village:Dhoraji earmarked as Pocket-3 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
4. The land bearing R.S.No.451, 452, 453/p1, 453/p2, 450/p1, 450/p2, 449/p1, 449/p2, 447, 448, 446, 445/p1, 445/p2, 445/p3, 445/p4/p, 444/p, 443/p, 454/p etc. of village:Dhoraji earmarked as Pocket- 4 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
5. The land bearing R.S.No.275/p, 276/1, 276/p2, 277, 285/1p, 284/p, 283/p, 282/p, 286/1, 286/p2, 286/p3, 287/1/p, 287/p4/p, 278/p1, 278/p2/p, 278/p4/p, 278/p6/p, 278/p5, 437, 443/p1/p etc. of village:Dhoraji earmarked as Pocket-5 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
6. The land bearing R.S.No.732/p, 784/p1, 747/p1, 747/p2, 747/p3, 734/p2, 735, 746/p1, 746/p2, 746/p3, 748/p1, 748/p2, 749/p1/p, 749/p2/p, 747/p4 etc. of village:Dhoraji earmarked as Pocket-6 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
7. The land bearing R.S.No.785/p1/p, 784/p, 812/p1/p, 812/p2/p, 812/p3/p, 812/p4/p, 813/p, 783/p, 816/p, 782/p3/p, 782/p4/p, 814/p1, 814/p2/p, 814/p3, 814/p4, 814/p5, 815/p1, 815/p2/p etc. of village:Dhoraji earmarked as Pocket-7 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
8. The 30.0 mtr wide road passing through R.S.No.631/p1, 631/p2 etc. of Village: Dhoraji earmarked as A-B shall be deleted under section (12)(2)(d) of the said Act and the land thus released shall be designated for relevant Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.

9. The 12.0 mtr wide road passing through R.S.No.636/p3, 636/p2etc. of Village: Dhoraji earmarked as C-D shall be deleted under section (12)(2)(d) of the said Act and the land thus released shall be designated for relevant Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.
10. The 30.0 mtr wide road passing through R.S.No.217/1p, 50/3, 64/2/p, 47/5p, 218/p, 48/1/p1, 48/1/p2/p1 etc. of Village: Dhoraji earmarked as E-F, G-H and I-J shall be deleted under section (12)(2)(d) of the said Act and the land thus released shall be designated for relevant Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.
11. The lands designated for “Commercial Zone” in Dhoraji Area Development Authority area shall be deleted from the said zone and shall be designated for “Residential Zone” under section 12(2)(a) of the said Act, as shown on the accompanying plan.
12. The words “Non- confirming” in the said Development plan shall be deleted.
13. The land bearing R.S.No.742/p, 616/p, 87/p, 98/1/4, 89/2, 444/p, 345/p of Village:Dhoraji shown as “Non- confirming” shall be designated for “Agriculture Zone” under section 12(2)(a) of the said Act, as shown in the accompanying plan.
14. The land bearing R.S.No.454/p, 275/p, 277/p, 285/1/p and 285/2 p (Pocket-A-B-C-D-A), 733, 747/p3/p, 784/p, 782/p3 of Village: Dhoraji shown as “Non- confirming” shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat  
Urban Development and Urban Housing  
Department.

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# **The Gujarat Government Gazette**

## **EXTRAORDINARY**

### **PUBLISHED BY AUTHORITY**

Vol. LXI ]

MONDAY, JANUARY 13, 2020/ PAUSA 23, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### **PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### **FINANCE DEPARTMENT**

#### **NOTIFICATION**

Sachivalaya, Gandhinagar, 13<sup>th</sup> January, 2020

**Notification No. 4/2020-State Tax**

#### **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-5)GST-2020/S.128(18)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on the recommendations of the Council, hereby makes the following further amendment in the Government Notification, Finance Department No. (GHN-8)/GST-2018/S.128(5)TH dated the 23<sup>rd</sup> January, 2018, Notification No.4/2018-State Tax, namely :-

In the said notification, in the third proviso for the figures, letters and word “10<sup>th</sup> January, 2020”, the figures, letters and word “17<sup>th</sup> January, 2020” shall be substituted.

2. This notification shall be deemed to have come into force with effect from the 10<sup>th</sup> day of January, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 4<sup>th</sup> January, 2020.

#### GUJARAT LAND REVENUE (THIRD AMENDMENT) ACT, 2019.

**No.GHM-2020-4-CTS-132019-1913-H :-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Land Revenue (Third Amendment) Act, 2019 (Guj. 31 of 2019), the Government of Gujarat hereby appoints the 4<sup>th</sup> January, 2020 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> January, 2020.

**No. GU-2020-06-GPC-11-2008-2574-E-Part-2**, whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar No. GU-2019-(11)-GPC-11-2018-2574-E Part-2, Dt. 18<sup>th</sup> February 2019, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land for laying pipeline for transportation of natural gas specified in the Schedule annexed to that notification.

And whereas, the copies of the said Gazette notification were made available to the public from 19.06.2019 to 22.06.2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking) Gandhinagar free from all encumbrances.

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**

Under Secretary to Government.

## SCHEDULE

State : Gujarat

New Survey Nos. / Additional Area							
Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Vadodara	Padra	Ambada	645	717	00	08	83
Vadodara	Padra	Sadara	113/P1*	121	00	01	85
Vadodara	Padra	Mobha	216*	240	00	02	04
			255*	285	00	04	50
			256*	286	00	02	50
			260/A*	290	00	01	64
Vadodara	Padra	Pindapa	577/P1*	681	00	04	45
Vadodara	Padra	Kural	500*	495	00	01	38

\* Additional Area not covered in the earlier Notification Vide No. GU - 2009 - 75 - GPC - 11 - 2008 - 2574 - E - Part-II Date : 06.05.2009

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**

Under Secretary to Government.

**ઉર્જ અને પેટ્રોકેમિકલ્સ વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, તારીખ: ૧૩મી જાન્યુઆરી, ૨૦૨૦.

**ક્રમાંક : જયુ-૨૦૨૦-૦૬-જીપીસી-૧૧-૨૦૦૮-૨૫૭૪-ઈ-ભાગ-૨,** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદીત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૧૮-૧૧-જીપીસી-૧૧-૨૦૧૮-૨૫૭૪-ઈ, ભાગ-૨, તારીખ ૧૮-ફેબ્રુઆરી-૨૦૧૮ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસના પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદીત કરવાનો ઈશાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૧૮.૦૬.૨૦૧૮ થી ૨૨.૦૬.૨૦૧૮ ના સુધી ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ - ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદીત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટાકલમ - ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખ થી પ્રાપ્ત થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**

સરકારના ઉપસચિવ.

## અનુસૂચિ

રાજ્ય : ગુજરાત

નવો સર્વે નંબર / વધારાનો વિસ્તાર							
જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
વડોદરા	પાદરા	અંબાડા	૬૪૫	૭૧૭	૦૦	૦૮	૮૩
વડોદરા	પાદરા	સાદરા	૧૧૩/પૈકી૧*	૧૨૧	૦૦	૦૧	૮૫
વડોદરા	પાદરા	મોભા	૨૧૬*	૨૪૦	૦૦	૦૨	૦૪
			૨૫૫*	૨૮૫	૦૦	૦૪	૫૦
			૨૫૬*	૨૮૬	૦૦	૦૨	૫૦
			૨૬૦/અ*	૨૯૦	૦૦	૦૧	૬૪
વડોદરા	પાદરા	પિંડાપા	૫૭૭/પૈકી૧*	૬૮૧	૦૦	૦૪	૪૫
વડોદરા	પાદરા	કુરાલ	૫૦૦*	૪૯૫	૦૦	૦૧	૩૮

\* વધારાનો વિસ્તાર જે અગાઉ જાહેરનામા ક્રમાંક : જીયુ - ૨૦૦૯ - ૭૫ - જીપીસી - ૧૧ - ૨૦૦૮ - ૨૫૭૪ - ઈ - ભાગ - ૨ તારીખ ૦૬.૦૫.૨૦૦૯ માં સમાવિષ્ટ કરવામાં આવેલ નથી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**

સરકારના ઉપસચિવ.

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JANUARY 13, 2020 / PAUSA 23, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> January, 2020.

**No. GU-2020-(07)-GPC-11-2019-2760-E-**, whereas by notification of the Government of Gujarat, Energy and Petrochemicals Department, Gandhinagar No. GU-2019-(36)-GPC-11-2019-2760-E, Dt. 30<sup>th</sup> May – 2019, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of laying the pipeline for transportation of Natural Gas.

And whereas, the copies of the said Gazette notification were made available to the public on 19.08.2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

Any further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking) Gandhinagar free from all encumbrances.

By order and in the name of the Governor of Gujarat

**HITESH PATEL,**

Under Secretary to Government



**SCHEDULE****State : Gujarat**

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Lothpur	76/P2		00	00	40
			80/1/P3		00	05	07
			80/1/P1		00	00	40
			80/1/P4		00	00	50
			80/1/P2		00	07	11
			80/2/P1/P1		00	10	98
			80/2/P1/P2				
			In Bet Suy No. 80/2/P1 & 122 (G/L-Cart Track)		00	01	29
			122		00	21	70
			130/2		00	08	69
			130/3		00	08	46
			130/1		00	13	69
			131/P2		00	18	55
			116/P4		00	05	78
			116/P3		00	04	21
			116/P2		00	05	30
			116/P1		00	16	89
			116/P1/P1				
			115/2		00	00	40
			In Bet Suy No. 116/P1 & 157 (G/L- State Highway-34)		00	02	83
			157		00	03	11
			159		00	13	61
			160/1		00	28	72
			161		00	35	81
			161/P1				
			161/P2				
			161/P3				
			162/P1		00	08	39
			162/P2				
			162/P3				
			163		00	22	05
Amreli	Jafrabad	Lunsapur	448		00	20	29
			438		00	16	24
			437/1		00	22	43
			437/2				
			347/P1		00	54	71
			347/P2				
			347/P3				
			347/P4				
			347/P5				
			347/P6				
			347/P7				
			347/P8				
			348/P1		00	36	71
			348/P2				
			346		00	02	41

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Lunsapur	331/P1		00	05	49
		(Contd....)	331/P2				
			350		00	29	27
			351		00	00	40
			352/1		00	28	57
			352/2				
			353/1		00	20	41
			353/2				
			354		00	13	63
			355/1		00	12	23
			355/2				
			378/P1/P1/P1		00	18	07
			378/P1/P1/P2				
			378/P1/P2				
			378/P2				
			378/P3				
			378/P4				
			378/1/P5				
			378/P6				
			329		00	00	60
			328		00	05	32
			327/P1		00	44	36
			327/P2				
			308		00	33	40
			307		00	11	18
			309		00	19	54
			In Bet. Suy No. 309 & 282 (G/L - Road)		00	04	77
			282/P1		00	50	79
			282/P2				
			282/P3				
			314/P1		00	12	79
			314/P2				
			315		00	00	40
			281		00	04	14
			273		00	27	34
			274/P1		00	19	98
			274/P2				
			275/P1		00	45	32
			275/P2				
			276/P1		00	10	81
			276/P2				
			250		00	41	18
Amreli	Jafrabad	Kagvadar	69/2P2	125	00	27	24
			69/2P1	126	00	00	40
			69/1P2	127	00	30	77
			71/1P2	133	00	12	34
			-	145	00	05	60
			50/P4/P1	157	00	18	94
			50/P4/P2	156	00	19	04
			50/P4	155	00	16	77

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Kagvadar	50/P3	154	00	09	84
		(Contd....)	51	153	00	10	52
			52	152	00	38	91
			53	198	00	25	50
			54/1	196	00	00	40
			54/2	197	00	26	73
			39/2	217	00	00	88
			38/1P1	223	00	36	72
			38/1P2	222	00	12	40
			38/2P2	221	00	43	08
			1P2	275	00	03	91
			6/2P2	298	00	06	87
			7/4P1	297	00	05	02
			6/2P3	299	00	00	40
			7/4P2	296	00	14	12
			7/2P2	295	00	12	95
			7/4P3	294	00	11	88
			7/1	293	00	23	17
			-	4	00	12	52
Amreli	Jafrabad	Mithapur	103/P1		00	61	73
			103/P2				
			103/P3				
			103/P4				
			104/1/P4		01	17	04
			109/P1		00	26	42
			109/P2				
			109/P3				
			109/P4				
			113/P1		00	52	79
			113/P2				
			114/P1		00	88	34
			114/P2				
			114/P3				
			115/P3/P1		00	21	79
			115/P3/P2				
			115/P4/P1		00	13	27
			115/P4/P2				
			115/P4/P3				
			In Bet. Suy No. 115/P4 & 149/P2 (G/L-Nala)		00	04	81
			149/P2		00	14	42
			151/P1		00	03	40
			151/P2				
			150/P1		00	10	83
			150/P2				
			In Bet. Suy No. 150 & 150/P1/P1(G/L-NH-8E)		00	05	80
			155/P1/P1		00	07	66
			155/P1/P2		00	06	78
			157/P2		00	04	91
			157/P4		00	07	07

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Mithapur	159/1/P2		00	09	42
		(Contd.....)	159/1/P1		00	01	34
			163/P3		00	08	91
			163/P1		00	06	85
			161/P1		00	05	11
			161/P2				
			In Bet. Suy No. 161 & 186/P1(G/L-Cart Track)		00	00	50
			186/P1		00	00	40
			187/P1		00	17	10
			In Suy No. 187/P1 (G/L-Canal)		00	02	18
			190/P1		00	10	40
			190/P1/P1				
			191/P1		00	15	23
			193/P1		00	14	06
			195/P1		00	10	28
			195/P2				
			195/P3				
			178/P4		00	07	71
			196		00	08	67
			In Bet. Suy No. 195/P1 & 197 (G/L-Cart Track)		00	00	50
			197		00	01	05
Amreli	Rajula	Chotra	23/P2		00	06	43
			23/P1		00	07	17
			In Bet.Suy No. 23/P1 & 20/P1 (G/L-Nala)		00	02	78
			20/P1		00	15	37
			20/P2		00	17	43
			In Bet.Suy No. 20/P2 & 20/P3 (G/L-Canal)		00	01	05
			20/P3		00	17	91
			In Bet.Suy No. 20/P3 & 5 (G/L-S.H.90)		00	02	26
			5		00	11	36
			178/1C/P12		00	03	49
			In Suy No. 170 (G/L-River)		00	12	99
			170/P1		00	00	45
			170/P2				
			169/P2		00	18	94
			172/P4		00	10	10
			In Suy No. 172/P4 (G/L-Nala)		00	00	90
			In Bet.Suy No. 172/P4 & 160 (G/L- Cart Track)		00	00	60
			160		00	09	80
			162/P6		00	10	29
			In Bet.Suy No. 162/P6 & 161 (G/L-Cart Track)		00	01	12

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Rajula	Chotra	161/P1		00	11	44
		(Contd...)	161/P2				
			153/P1		00	11	93
			153/P2				
			In Bet.Suy No. 153 & 148/P2 (G/L-Canal)		00	00	70
			148/P2		00	12	79
			148/P3		00	20	30
			148/P3/P1				
			145/P2		00	12	82
			145/P1		00	15	08
			In Bet.Suy No. 145/P1 & 146/P1 (G/L-Cart Track)		00	02	82
			146/P1		00	01	00
			In Bet.Suy No. 146/P1 & 139/P1 (G/L-Cart Track)		00	01	83
			139/P1		00	15	40
			139/P2		00	14	82
			139/P3		00	17	53
			In Suy No. 139/P3 (G/L-Nala)		00	01	56
			136		00	00	40
Amreli	Jafrabad	Dudhala	148/P1		00	07	55
			148/P2				
			148/P3		00	01	33
			148/P4				
			In Bet Suy No. 148 & 149 (G/L-Canal)		00	01	33
			149/P1		00	40	27
			149/P2				
			149/P3		00	23	86
			149/P4				
			149/P5		00	21	39
			149/P6				
			150/P1		00	23	86
			150/P1/P1		00	21	39
			150/P2		00	21	39
Amreli	Jafrabad	Navi Jikadri	In Bet. V.B. & Suy No. 124 (G/L-Road)		00	02	32
			124		00	21	81
			125/P1		00	38	69
			125/P2				
			In Bet.Suy No. 125 & 109 (G/L-Minor Canal)		00	00	70
			In Bet.Suy No. 125 & 109 (G/L-Cart Track)		00	00	40
			109		00	07	61
			110/3/P2		00	01	24
			110/3/P1		00	10	76
			1/4/P1		00	11	07
			1/4/P2				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Navi Jikadri	1/2		00	16	44
		(Contd....)	1/2/P1				
			1/1		00	13	94
			2/4		00	02	36
			2/1		00	10	81
			94/P1		00	03	80
			93/1		00	03	70
			93/2		00	16	36
			92		00	24	54
			57/2		00	03	41
			57/1		00	04	46
			In Bet.Suy No. 57/1 & 58/1 (G/L-Asphalted Road)		00	02	85
			In Bet.Suy No. 57/1 & 58/1 (G/L-Nala)		00	07	44
			58/1		00	04	60
			55/1		00	32	69
			55/2		00	02	19
			54/P1		00	22	85
			52		00	09	04
			151/A		00	19	35
			151/B				
			27/1/P1		00	15	96
			28/P3		00	01	63
			28/P2		00	02	50
			28/P1		00	19	82
			30/1		00	03	90
			29/1		00	31	60
			30/2		00	01	72
			67/P2		00	15	98
			68/P1		00	13	25
			70		00	11	70
			69		00	01	58
			71		00	01	00
			In Suy No. 71 (G/L-Nala)		00	01	58
Amreli	Jafrabad	Juni Jikadri	In Suy No. 30/2 (G/L-Nala)		00	01	85
			30/2		00	71	93
			32/1/P1		00	00	40
			32/1/P2				
			32/1/P3				
			32/1/P4				
			32/2/P1				
			32/2/P2/P1				
			32/2/P2/P2				
			32/2/P3/P1				
			32/2/P3/P2		00	03	54
			33/1/P1				
			33/1/P2				
			33/2/P1				
			33/2/P2				
			33/2/P3				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Juni Jikadri	33/2/P4				
		(Contd....)	In Bet.Suy No. 33 & 34/1 (G/L-Road)		00	05	94
			34/P1		00	34	75
			In Suy No.34/P1(G/L-Canal)		00	00	80
			34/P2		00	16	85
Amreli	Jafrabad	Hemal	88/P1		00	03	46
			88/P3		00	12	05
			In Bet. Suy No. 88/P3 & 107/P8 (G/L-Asphalted Road)		00	01	49
			107/P8		00	02	77
			107/P5		00	12	07
			106/2		00	05	90
			In Bet. Suy No. 106/2 & 99/3 (G/L-Nala)		00	02	18
			99/P3		00	26	78
			100		00	07	31
			100/P1				
			In Bet. Suy No. 100 & 98/P4 (G/L-Drain)		00	00	60
			98/P4		00	02	67
			98/P6		00	14	93
			In Bet. Suy No. 98/P6 & 116/P2 (G/L-Asphalted Road)		00	00	80
			116/P2		00	05	63
			115/P1		00	12	90
			115/P1/P1				
			115/P2				
			114/P1		00	12	57
			114/P2				
			114/P2/P1				
			114/P3				
			114/P4				
			114/P5				
			118		00	06	75
			119/P3		00	22	85
			119/P8		00	03	54
			119/P7		00	03	93
			119/P6		00	09	76
Amreli	Jafrabad	Pati Mansa	113		00	10	41
			In Bet.Suy No. 113 & 95/1 (G/L-Cart Track )		00	01	59
			95/1		00	26	73
			98		00	05	13
			99/P3		00	06	94
			99/P2		00	05	62
			100/P1		00	15	24
			100/P2				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Pati Mansa	In Bet.Suy No. 100 & 86 (G/L-Asphalted Road )		00	00	70
		(Contd....)	In Bet.Suy No. 100 & 86 (G/L-Nala )		00	00	80
			86/P1		00	07	88
			86/P1/P1				
			86/P2				
			In Bet.Suy No. 86 & V.B. (G/L-Nala)		00	02	15
Amreli	Jafrabad	Mota Mansa	In Bet.V.B & 138/2 (G/L-Nala)		00	01	20
			138/2		00	16	24
			138/1		00	10	66
			142/1/P2		00	10	39
			143		00	05	07
			144/1		00	05	86
			145/2/P1		00	00	40
			145/1/P1		00	06	52
			147		00	07	05
			148/P1		00	03	92
			128/P1		00	06	34
			128/P2				
			128/P3				
			128/P4				
			110/P1		00	07	01
			110/P2				
			109/3/P1		00	10	13
			109/2/P1		00	13	03
			109/1/P1		00	02	73
			In Bet.109/1/P1 & 108/P1 (G/L-Asphalted Road)		00	02	02
			108/1/P1		00	06	55
			108/1/P2				
			107/2/P1		00	14	74
			107/1		00	01	20
			106/4		00	13	78
			105/1/P1		00	12	88
			104/5		00	09	24
			104/1		00	06	13
			93/5		00	11	34
			93/4		00	18	04
			In Bet. Suy No.93/4 & 74 (G/L-Cart Track)		00	03	44
			74/1/P1		00	08	59
			74/1/P2				
			74/2		00	26	93
			75/1				
			75/2				
			75/3				
			75/4				
			75/5				



Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Mota Mansa	76		00	10	28
		(Contd.....)	89/3/P1		00	21	34
			89/2/P1		00	09	04
			89/1/P2		00	03	59
			90/1/C		00	04	51
			89/1/P3		00	06	48
			90/1/A/P2		00	11	44
			90/2		00	02	30
Amreli	Jafrabad	Timbi	38/3		00	11	85
			38/2		00	04	31
			39/2		00	10	77
			41/2		00	18	41
			46/10		00	22	13
			46/7		00	23	46
			47/3		00	06	95
			47/2/P1		00	07	14
			47/1		00	07	02
			In Bet.Suy No.47/1 & 48/1/P2 (G/L-Cart Track)		00	00	60
			48/1/P2		00	10	44
			48/1/P1		00	16	44
			In Bet.Suy No.48/1/P1 & 121/2/P2 (G/L)		00	24	98
			In Survey No. 121/2P2 (Govt. Land -Asphalted Road)		00	02	44
			121/2/P2		00	22	85
			121/2/P3		00	09	74
			121/2/P1		00	07	58
			121/1		00	24	50
			In Bet.Suy No.121/1 & 120/2 (G/L-River)		00	04	91
			120/2/P1		00	14	26
			120/2/P2				
			120/2/P3				
			120/2/P4				
			In Bet.Suy No.120/2 & 119/1P1(G/L-Nala)		00	09	96
			119/1/P1		00	03	72
			119/1/P3		00	01	36
			120/1		00	23	16
			120/1/P1				
			120/1/P2				
			120/1/P3				
			In Bet.Suy No.120/2 & 119/1P1 (G/L-Cart Track)		00	00	70
			141		00	00	40
			141/P1				
			122/P3		00	08	39
			122/P2		00	08	72
			122/P1		00	06	97

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Amreli	Jafrabad	Timbi	140		00	05	20
		(Contd...)	124/1/P1		00	16	84
			124/1/P2				
			In Bet.Suy No.124/1 & 138/3 (G/L-Canal)		00	01	87
			138/3		00	18	91
			129		00	43	12
Gir Somnath	Gir Gadhada	Kakidi Moli	49/2/P1		00	06	13
			49/2/P2				
			49/2/P3				
			49/2/P4				
			In Suy No. 49/2 (G/L - Lined Canal)		00	01	61
			48/1/P1		00	51	57
			48/1/P2				
			48/1/P3				
			48/1/P4				
			48/1/P5				
			48/1/P6				
			48/2				
			In Bet. Suy No. 48 & 54 (G/L - Cart Track)		00	01	15
			54		00	29	85
			55		00	01	67
			In Bet. V.B. & Suy No. 63 (G/L - Nala)		00	01	19
			63/P1		00	71	48
			63/P2				
			63/P3				
			63/P4				
			63/P5				
			63/P6				
			63/P7				
			63/P8				
			63/P9				
			65		00	17	15
			65/P1				
			In Suy No. 65 (G/L - Cart Track)		00	01	20
			82/1/2		00	21	64
			82/1/P1				
			82/2				
			In Bet. Suy No. 82 & 81 (G/L - Nala)		00	02	68
			81/1/P1		00	31	41
			81/1/P2				
			81/1/P3				
			81/2				
			80/1/P3		00	21	97
			80/1/P2		00	06	44

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Kakidi Moli	In Bet.Suy No. 80/1/P2 & 78/P2 (G/L - Cart Track)		00	00	80
		(Contd....)	78/P2		00	02	32
			78/P1		00	11	95
			76/2/P2		00	30	79
			77		00	02	46
			76/2/P1		00	29	53
Gir Somnath	Gir Gadhada	Naliyeri Moli	128/P1		00	41	31
			128/P2				
			128/P3				
			In Bet. Suy No. 128 & 133 (G/L - Asp. Road)		00	02	56
			133		00	05	06
			In Bet. Suy No. 133 & 134 (G/L - Nala)		00	05	45
			134/P1		00	17	06
			134/P2				
			134/P3				
			134/P4				
			In Bet. Suy No. 134 & V.B. (G/L - Drain)		00	01	33
Gir Somnath	Gir Gadhada	Luvari Moli	54/1/P2/P1		00	05	62
			54/1/P2/P2		00	05	84
			54/1/P1/P1		00	05	43
			54/1/P1/P2		00	05	93
			In Bet.Suy No.54/1/P1/P2 & 54/2/P1 (G/L - Drain)		00	00	60
			54/2/P1		00	04	56
			54/2/P2		00	04	17
			54/2/P3		00	05	11
			53/P2		00	21	52
			In Bet. Suy No. 53/P2 & 42 (G/L - Cart Track)		00	00	80
			42/1/P1		00	05	04
			42/1/P2				
			42/2				
			In Suy No. 42 (G/L - Asp. Road)		00	01	23
			In Bet.Suy No. 42 & 40/1P1 (G/L - River)		00	05	19
			40/1/P1		00	07	31
			40/2		00	09	11
			38/P1		00	15	93
			36/3/P3		00	07	61
			36/3/P1		00	09	37
			36/1/P1		00	00	40
			37/P2		00	01	88

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Luvani Moli	37/P1		00	05	81
Gir Somnath	Gir Gadhada	Nana Samadhiyala	41/P4		00	14	46
			36/P1		00	04	90
			36/P2		00	04	95
			In Bet Suy No. 36/P2 & 45 (G/L-Cart Track)		00	00	59
			45		00	04	94
			46		00	05	27
			47		00	15	33
			49		00	16	47
			50/P1		00	06	50
			50/P3		00	08	94
			In Bet Suy No. 50/P3 & 74/P1 (G/L-Metalled Road)		00	00	50
			74/P1		00	02	81
			74/P2		00	02	43
			74/P4		00	03	62
			74/P3		00	00	79
			In Bet Suy No. 74/P3 & 75/P2 (G/L-Cart Track)		00	00	93
			75/P2		00	01	09
			75/P1		00	03	70
			86/P1		00	07	47
			86/P2				
			In Bet Suy No. 86 & 87 (G/L-Asphalted Road)		00	00	76
			87/P1		00	02	76
			87/P2				
			In Bet Suy No.87 & V B (G/L-Malan River)		00	11	13
Gir Somnath	Gir Gadhada	Pankhan	9/2/P3		00	09	95
			9/2/P2		00	07	21
			9/2/P1		00	08	52
			In Bet.Suy No. 9/2/P1 & 10/P1 (G/L - Drain)		00	00	60
			10/P1		00	10	69
			10/P2		00	08	66
			23/P1		00	15	68
			23/P2				
			21/P1		00	15	08
			21/P2		00	09	56
			18		00	14	57
			In Bet.Suy No. 18 & 72 (G/L - Metalled Road)		00	01	11
			72		00	28	09
			72/P1				
			71		00	01	93
			75/P2		00	21	70
			75/P1		00	12	42

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Pankhan	67/P1		00	03	94
		(Contd...)	67/P4		00	05	14
			67/P3		00	05	55
			67/P10		00	13	86
			In Bet.Suy No. 67/P10 & 62/P3 (G/L - Cart Track)		00	00	80
			62/P3		00	09	26
			62/P4		00	09	37
			62/P2		00	09	74
			62/P1		00	03	74
Gir Somnath	Gir Gadhada	Padapadar	205/2		00	00	90
			205/P1/P2		00	07	27
			205/P1/P1		00	22	44
			In Bet Suy No. 205/P1/P1 & 203/P1 (G/L-Cart Track)		00	00	90
			203/P1		00	00	40
			206/P3/P2		00	11	74
			206/P2/P1		00	07	24
			206/P2/P2				
			In Bet Suy No. 206/P2 & 206/P1 (G/L-Canal)		00	02	76
			206/P1		00	00	40
			206/P1/P1				
			In Bet Suy No. 206/P1 & 233/6/P2 (G/L-Cart Track)		00	00	90
			233/6/P2		00	01	59
			234/P2		00	07	83
			218/P1		00	02	77
			218/P1/P1				
			234/P3		00	15	36
			217/P9		00	09	77
			217/P7		00	00	40
			217/P3		00	18	84
			217/P5		00	11	88
			In Suy No. 217/P3 (G/L-Cart Track)		00	01	37
			221/P2		00	09	80
			221/P6		00	01	27
			221/P1		00	14	07
			In Suy No. 221/P1 (G/L-Drain)		00	00	40
			221/P3		00	06	38
			In Suy No. 221/P3 (G/L-Drain)		00	00	40
			223/P3		00	06	75
			223/P2		00	07	02
			223/P1		00	07	34
			224/P2		00	10	60

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Padapadar	In Bet Suy No. 224/P2 & 226/P1 (G/L-Asphalted Road)		00	02	49
			(Contd...)		00	15	28
			226/P1		00	11	88
			In Bet Suy No. 226/P2 & 17 (G/L-Rawal River)		00	12	79
			17		00	03	89
			In Bet Suy No. 17 & 13/P1 (G/L-Cart Track)		00	00	90
			13/P1		00	25	51
			14		00	00	40
			7/2		00	03	99
			In Bet Suy No. 7/2 & 10/P1 (G/L-Cart Track)		00	01	17
			10/P1		00	11	10
			11		00	00	40
			10/P2		00	09	17
			In Bet Suy No. 10/P2 & 93 (G/L-Cart Track)		00	02	42
			93		00	37	28
			72/P2/P1		00	12	36
			72/P2/P2				
			In Bet Suy No. 72/P2 & 230/P1 (G/L-Cart Track)		00	01	98
			230/P1		00	14	91
			230/P3		00	26	14
			98/P2		00	22	20
			In Bet. Suy No.98/P2 & 98/P3 (G/L-Lined Canal)		00	02	06
			98/P3		00	18	87
Gir Somnath	Gir Gadhada	Kandhi	In Bet V B & Suy No. 147/P3 (G/L-Cart Track)		00	00	68
			147/P3		00	30	85
			148		00	00	40
			In Bet Suy No. 147/P3 & 149(G/L-Stream)		00	00	46
			149		00	10	02
			144/P4		00	05	19
			144/P3		00	07	62
			144/P1		00	06	29
			144/P2		00	05	81
			141/P3		00	06	56
			141/P2		00	09	56
			141/P1		00	11	80
			180/2		00	33	35
			In Bet Suy No. 180/2 & 180/1 (G/L- Lined Canal)		00	02	97
			180/1/P1		00	11	64
			180/1/P2				
			182/P1		00	09	47
			182/P2				
			186/P1		00	19	30

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Kandhi	186/P2				
Gir Somnath	Gir Gadhada	Ambada	189		00	12	22
Gir Somnath	Una	Bhacha	In Bet V B &Suy No. 136/P6/P2 (G/L-Cart Track)		00	00	80
			136/P6/P2		00	17	03
			In Bet Suy No. 136/P6/P2 & 136/P3 (G/L-Nala)		00	00	90
			136/P3		00	06	15
			135/P1/P1		00	08	82
			135/P1/P2				
			135/P5		00	10	42
			138/P2/P1		00	18	07
			138/P2/P2				
			In Bet Suy No. 138/P2 & 134/P2 (G/L-SH-104)		00	02	51
			134/P2		00	29	71
			In Bet Suy No. 134/P2 & V.B. (G/L-Nala)		00	02	44
Gir Somnath	Una	Vajadi	In Bet. V.B.&Suy No. 8/P3 (G/L-Chhasi River)		00	01	40
			8/P3		00	08	30
			8/P1		00	05	27
			8/P2		00	01	18
			In Bet. Suy No. 8/P2 & 10/P2 (G/L-Cart Track)		00	02	05
			10/P2		00	05	02
			In Bet. Suy No. 10/P2 & 27/P3 (G/L-Drain)		00	00	80
			27/P3		00	14	99
			27/P2		00	13	54
			In Bet. Suy No. 27/P2 & 29/P1 (G/L-Nala)		00	01	00
			29/P1		00	07	85
			In Bet. Suy No. 29/P1 & 37/P1 (G/L-Cart Track)		00	00	60
			37/P1		00	11	79
			40/P4/P1		00	08	30
			40/P4/P2				
			40/P2/P1		00	08	00
			40/P2/P2				
			41/P1		00	15	98
			In Bet. Suy No. 41/P1 & 44/P6 (G/L-Nala)		00	03	60
			44/P6		00	11	89
			44/P7		00	07	96
			44/P8		00	06	77
			In Suy No. 44/P8 (G/L-Drain)		00	00	40
			44/P1/P1		00	08	27

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Una	Vajadi	44/P1/P2				
		(Contd...)	44/P4		00	06	27
			44/P2		00	06	39
			56/P1		00	12	37
			56/P2		00	14	52
			55/P1/P1/P1		00	26	62
			55/P1/P1/P2				
			55/P1/P2				
			In Bet.Suy No. 55/P1 & V.B. (G/L- Cart Track)		00	00	90
Gir Somnath	Gir Gadhada	Juna Ugala	97		00	48	91
			89/P1		00	35	27
			89/P5		00	39	31
			87/P1		00	17	73
			86/P4		00	02	93
			86/P2		00	03	53
			86/P3		00	04	42
			85/P2		00	06	55
			85/P1		00	05	97
			85/P3		00	05	03
			85/P5		00	07	22
			84/P1		00	10	20
			73/P7		00	13	85
			73/P4		00	05	71
			In Suy No. 73/P4 (G/L- Machundri Lined Canal)		00	01	27
Gir Somnath	Una	Bhadiyadar	146		00	57	26
			In Suy No. 146 (G/L-Canal)		00	00	80
			In Suy No. 146 (G/L-Nala)		00	04	79
			147/1/P1		00	09	91
			In Suy No. 146 (G/L-Nala)		00	03	35
			149/1		00	10	21
Gir Somnath	Una	Gundala	8/P9		00	02	56
			8/P7		00	02	26
			8/P2/P2		00	01	31
			8/P2/P1		00	02	56
			8/P6		00	02	77
			8/P5		00	02	04
			8/P4		00	03	73
			8/P8		00	03	16
			8/P3		00	07	00
			In Bet. Suy No. 8/P3 & 23 (G/L - Nala)		00	02	85
			In Bet. Suy No. 8/P3 & 23 (G/L - Asp.Road)		00	00	70
			26/P1		00	28	38
			26/P2				



Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Una	Gundala	In Bet. Suy No. 26 & 27/P3 (G/L - Nala)		00	23	20
		(Contd...)	27/P3/P1/P1		00	15	73
			27/P3/P1/P2				
			27/P3/P2				
			27/P4/P1		00	03	00
			43/3/P1/P2		00	05	30
			In Suy No. 43/2/P1 (G/L - Field Channel)		00	02	01
			43/2/P1		00	18	45
			40		00	02	70
			In Bet. Suy No. 40 & V.B. (G/L - Nala)		00	02	57
Gir Somnath	Gir Gadhada	Fatsar	In Bet. V.B. & Suy No. 155/2/P1 (G/L - Nala)		00	03	34
			97/P5		00	01	00
			98/P4		00	03	50
			99/P4		00	06	80
			99/P3		00	15	60
			100/P1		00	19	81
			100/P2				
			In Bet. Suy No. 100 & 77/P2 (G/L - Cart Track)		00	01	50
			77/P2		00	07	50
			78/P1/P1		00	00	40
			In Bet. Suy No. 77/P3 & V.B. (G/L - River)		00	07	63
Gir Somnath	Gir Gadhada	Zudavadali	In Bet. V.B. & Suy No. 45 (G/L - River)		00	09	68
			In Suy No. 45 (G/L - Asp. Road)		00	01	00
			47/1/P1		00	11	30
			47/P2				
			47/P3/1				
			47/P3/2				
			59/P1		00	10	00
			59/P2/1				
			59/2/2				
			59/P3/1/P1				
			59/P3/1/P2				
			59/P3/2				
			59/4				
			60/P1		00	25	00
			60/P2				
			61/P1		00	69	57
			61/P2/P1				
			61/P2/P1/P1				
			61/P2/P2				
			61/P3				
			61/P4				
			61/P5				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Zudavadali	62/1/P1		00	09	80
		(Contd....)	62/1/P2				
			62/1/P3				
			62/2				
			62/3A/P1				
			62/3A/P2				
			62/3A/P3				
			62/3B/P1				
			62/3B/P2				
			62/4/P1				
			62/4/P2				
			62/4/P3				
			62/4/P4				
			56/1/P1		00	14	69
			56/1/P2				
			56/1/P3				
			56/2/P1				
			56/2/P2		00	10	00
			54/1				
			54/P1				
			54/P2/P1				
			54/P2/P2/P1				
			54/P2/P2/P2				
Gir Somnath	Gir Gadhada	Vadviyala	49		00	06	65
			48/P1		00	01	19
			46/1/P5		00	20	10
			52/P1		00	00	89
			52/P2				
			52/P3				
			52/P4				
			52/P5				
			52/P6		00	38	80
			53/P1				
			53/P2		00	01	41
			In Bet. Suy No. 53 & 126 (G/L - Metalled Road)				
			126		00	01	50
			127/P1		00	02	00
			128/P2		00	30	00
			117/P1		00	33	80
			117/P2				
			In Suy No. 117 (G/L - Canal)		00	03	57
			118/P2		00	18	80
			In Bet. Suy No. 118 & 108/2/P2 (G/L)		00	01	86
			108/2/P1		00	10	60
			106		00	05	83
			105		00	03	00

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Vadviyala	In Bet. Suy No. 102/2/P2 & 102/3/P1 (G/L - Canal)		00	00	80
		(Contd....)	102/3/P1		00	29	00
			102/1/P2		00	07	00
Gir Somnath	Gir Gadhada	Jargali	45/P1		00	22	08
			45/P2				
			45/P3				
			45/P4				
			47		00	01	47
			In Bet. Suy No. 47 & 49 (G/L - SH-98)		00	04	75
			49/P1		00	42	00
			49/P2				
			49/P3				
			52/P2/P1		00	50	00
			52/P2/P1/P1				
			52/P2/P2				
			52/P1/P1		00	06	84
			52/P1/P2				
			51/P1/P1		00	21	90
			51/P1/P2				
			In Bet. Suy No. 51/P1 & 15/P4 (G/L - Drain)		00	03	01
			15/P4		00	00	40
			15/P3		00	09	00
			14/P1		00	04	10
			14/P3		00	06	00
			9/P1/P1		00	46	00
			9/P1/P2				
			9/P1/P3/P1				
			9/P1/P3/P2				
			9/P2		00	30	72
			8/P1				
			8/P2				
			8/P3				
			8/P4		00	02	93
			In Bet. Suy No. 8 & 184 (G/L - Asp. Road)				
			184				
			In Suy No. 184 (G/L - Railway)		00	04	77
			201/P1		00	29	87
			201/P1/P1				
			201/P2				
			201/P3				
			201/P5				
			180		00	02	00
			In Suy No. 180 (G/L - Nala)		00	02	92

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Gir Gadhada	In Bet.Suy No.54/P5 & 53/1/P1 (G/L - Nala)		00	01	76
			53/1/P1		00	01	10
			53/1/P3		00	03	00
Gir Somnath	Gir Gadhada	Sanvav	26/P3/P2		00	04	60
			26/P2		00	01	00
			27/P3		00	05	00
			In Bet. Suy No. 27/P3 & 27/P6 (G/L - Stream)		00	01	30
			27/P6		00	08	30
			27/P2/P1		00	02	00
			28/P1/P1		00	10	00
			28/P1/P2				
			28/P2/P1				
			28/P2/P2				
			28/P3/P1				
			28/P3/P2				
			28/P3/P3				
			In Suy No. 36 (G/L - Stream)		00	01	21
			In Bet. Suy No. 36 & 35/P3 (G/L - Asp. Road)		00	03	30
			35/P3		00	03	90
			35/P2		00	00	50
			34/P2/P1		00	05	74
			34/P2/P2				
			34/P2/P3				
			34/P2/P4				
			31/P1		00	04	50
			31/P2				
			31/P3				
			31/P4				
			31/P5				
			31/P6				
			31/P7				
			31/P8				
			31/P9				
			31/P10				
			31/P11				
			In Suy No. 31 (G/L - Stream)		00	01	37
			32/P3		00	01	20
			32/P1		00	03	00
			32/P2		00	04	40
			40/P1		00	01	00
			40/P2/P1				
			40/P2/P2				
			40/P3				
			46/1/P2		00	01	00

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Sanvav	340/1		00	02	17
		(Contd.....)	340/2				
			47/P1		00	01	20
			In Bet. Suy No. 47/P1 & 58 (G/L - River)		00	04	56
			61/P1		00	23	65
			73/P1/P1		00	07	94
			73/P1/P2				
			73/P2		00	18	20
			73/P2/P1				
			75/P1				
			75/P2				
			75/P3				
			75/P4				
			75/P5				
			75/P6		00	58	12
			75/P6/P1				
			75/P7				
			75/P8/P1				
			75/P8/P2				
			75/P9				
			76/P1		00	19	87
			76/P2				
			89/P1		00	07	00

By order and in the name of the Governor of Gujarat

**HITESH PATEL,**

Under Secretary to Government

### ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી જાન્યુઆરી, ૨૦૨૦

**ક્રમાંક : જીયુ-૨૦૨૦-૦૭-જીપીસી/૧૧-૨૦૧૯/૨૭૬૦/ઈ.-** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જીયુ-૨૦૧૯-(૩૬)-જીપીસી-૧૧-૨૦૧૯-૨૭૬૦-ઈ, તારીખ ૩૦-મે-૨૦૧૯ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઘરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિદ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૧૯.૦૮.૨૦૧૯ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટાકલમ – ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ – ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિદ્ધ થાય તે તારીખ થી પ્રાપ્ત થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**  
સરકારના ઉપસચિવ

### અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	લોઠપુર	૭૬/પૈર		૦૦	૦૦	૪૦
			૮૦/૧/પૈકી૩		૦૦	૦૫	૦૭
			૮૦/૧/પૈકી૧		૦૦	૦૦	૪૦
			૮૦/૧/પૈકી૪		૦૦	૦૦	૫૦
			૮૦/૧/પૈકી૨		૦૦	૦૭	૧૧
			૮૦/૨/પૈકી૧/પૈકી૧		૦૦	૧૦	૮૮
			૮૦/૨/પૈકી૧/પૈકી૨				
			સર્વે નં. ૮૦/૨/પૈકી૧ અને ૧૨૨ ની વચ્ચે (સરકારી જમીન – ગાડામાર્ગ)		૦૦	૦૧	૨૮
			૧૨૨		૦૦	૨૧	૭૦
			૧૩૦/૨		૦૦	૦૮	૬૮
			૧૩૦/૩		૦૦	૦૮	૪૬
			૧૩૦/૧		૦૦	૧૩	૬૮
			૧૩૧/પૈકી૨		૦૦	૧૮	૫૫
			૧૧૬/પૈકી૪		૦૦	૦૫	૭૮
			૧૧૬/પૈકી૩		૦૦	૦૪	૨૧
			૧૧૬/પૈકી૨		૦૦	૦૫	૩૦
			૧૧૬/પૈકી૧		૦૦	૧૬	૮૮
			૧૧૬/પૈકી૧/પૈકી૧				
			૧૧૫/૨		૦૦	૦૦	૪૦
			સર્વે નં. ૧૧૬/પૈકી૧ અને ૧૫૭ ની વચ્ચે (સરકારી જમીન – એસ એચ-૩૪)		૦૦	૦૨	૮૩
			૧૫૭		૦૦	૦૩	૧૧
			૧૫૮		૦૦	૧૩	૬૧
			૧૬૦/૧		૦૦	૨૮	૭૨
			૧૬૧		૦૦	૩૫	૮૧
			૧૬૧/પૈકી૧				

જાિો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	લોઠપુર (ક્રમશઃ...)	૧૬૧/પૈકી૨				
			૧૬૧/પૈકી૩				
			૧૬૨/પૈકી૧				
			૧૬૨/પૈકી૨		૦૦	૦૮	૩૯
			૧૬૨/પૈકી૩				
			૧૬૩		૦૦	૨૨	૦૫
અમરેલી	જાફરાબાદ	લુણસાપુર	૪૪૮		૦૦	૨૦	૨૯
			૪૩૮		૦૦	૧૬	૨૪
			૪૩૭/૧		૦૦	૨૨	૪૩
			૪૩૭/૨				
			૩૪૭/પૈકી૧				
			૩૪૭/પૈકી૨				
			૩૪૭/પૈકી૩				
			૩૪૭/પૈકી૪				
			૩૪૭/પૈકી૫		૦૦	૫૪	૭૧
			૩૪૭/પૈકી૬				
			૩૪૭/પૈકી૭				
			૩૪૭/પૈકી૮				
			૩૪૮ /પૈકી૧		૦૦	૩૬	૭૧
			૩૪૮ /પૈકી૨				
			૩૪૬		૦૦	૦૨	૪૧
			૩૩૧ /પૈકી૧		૦૦	૦૫	૪૯
			૩૩૧/ પૈકી૨				
			૩૫૦		૦૦	૨૯	૨૭
			૩૫૧		૦૦	૦૦	૪૦
			૩૫૨ /૧		૦૦	૨૮	૫૭
			૩૫૨ /૨				
			૩૫૩/૧		૦૦	૨૦	૪૧
			૩૫૩ /૨				
			૩૫૪		૦૦	૧૩	૬૩
			૩૫૫/૧		૦૦	૧૨	૨૩
			૩૫૫/૨				
			૩૭૮/પૈકી૧/પૈકી૧/પૈકી૧				
			૩૭૮/પૈકી૧/પૈકી૧/પૈકી૨				
			૩૭૮/પૈકી૧/પૈકી૨				
			૩૭૮/પૈકી૨				
			૩૭૮/પૈકી૩		૦૦	૧૮	૦૭
			૩૭૮/પૈકી૪				
			૩૭૮/૧/પૈકી૫				
			૩૭૮/પૈકી૬				
			૩૨૯		૦૦	૦૦	૬૦

જાલો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	લુણાસાપુર	૩૨૮		૦૦	૦૫	૩૨
		(ક્રમશઃ...)	૩૨૭ / પૈકી ૧		૦૦	૪૪	૩૬
			૩૨૭ / પૈકી ૨				
			૩૦૮		૦૦	૩૩	૪૦
			૩૦૭		૦૦	૧૧	૧૮
			૩૦૯		૦૦	૧૯	૫૪
			સર્વે નં.૩૦૯ અને ૨૮૨ ની વચ્ચે (સરકારી જમીન-રોડ)		૦૦	૦૪	૭૭
			૨૮૨/પૈકી ૧				
			૨૮૨/પૈકી ૨		૦૦	૫૦	૭૯
			૨૮૨/પૈકી ૩				
			૩૧૪/ પૈકી ૧		૦૦	૧૨	૭૯
			૩૧૪ / પૈકી ૨				
			૩૧૫		૦૦	૦૦	૪૦
			૨૮૧		૦૦	૦૪	૧૪
			૨૭૩		૦૦	૨૭	૩૪
			૨૭૪/પૈકી ૧		૦૦	૧૯	૯૮
			૨૭૪/પૈકી ૨				
			૨૭૫/પૈકી ૧		૦૦	૪૫	૩૨
			૨૭૫/પૈકી ૨				
			૨૭૬/પૈકી ૧		૦૦	૧૦	૮૧
			૨૭૬/પૈકી ૨				
			૨૫૦		૦૦	૪૧	૧૮
અમરેલી	જાફરાબાદ	કાગવદર	૬૯/૨પૈકી ૨	૧૨૫	૦૦	૨૭	૨૪
			૬૯/૨પૈકી ૧	૧૨૬	૦૦	૦૦	૪૦
			૬૯/૧પૈકી ૨	૧૨૭	૦૦	૩૦	૭૭
			૭૧/૧પૈકી ૨	૧૩૩	૦૦	૧૨	૩૪
			-	૧૪૫	૦૦	૦૫	૬૦
			૫૦/પૈકી ૪/પૈકી ૧	૧૫૭	૦૦	૧૮	૯૪
			૫૦/પૈકી ૪/પૈકી ૨	૧૫૬	૦૦	૧૯	૦૪
			૫૦/પૈકી ૪	૧૫૫	૦૦	૧૬	૭૭
			૫૦/પૈકી ૩	૧૫૪	૦૦	૦૯	૮૪
			૫૧	૧૫૩	૦૦	૧૦	૫૨
			૫૨	૧૫૨	૦૦	૩૮	૯૧
			૫૩	૧૯૮	૦૦	૨૫	૫૦
			૫૪/૧	૧૯૬	૦૦	૦૦	૪૦
			૫૪/૨	૧૯૭	૦૦	૨૬	૭૩
			૩૯/૨	૨૧૭	૦૦	૦૦	૮૮
			૩૮/૧પૈકી ૧	૨૨૩	૦૦	૩૬	૭૨
			૩૮/૧પૈકી ૨	૨૨૨	૦૦	૧૨	૪૦
			૩૮/૨પૈકી ૨	૨૨૧	૦૦	૪૩	૦૮



જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	કાગવદર	૧પૈકીર	૨૭૫	૦૦	૦૩	૮૧
		(કમશા...)	૬/૨પૈકીર	૨૮૮	૦૦	૦૬	૮૭
			૭/૪પૈકી૧	૨૮૭	૦૦	૦૫	૦૨
			૬/૨પૈકી૩	૨૮૮	૦૦	૦૦	૪૦
			૭/૪પૈકી૨	૨૮૬	૦૦	૧૪	૧૨
			૭/૨પૈકી૨	૨૮૫	૦૦	૧૨	૮૫
			૭/૪પૈકી૩	૨૮૪	૦૦	૧૧	૮૮
			૭/૧	૨૮૩	૦૦	૨૩	૧૭
			—	૪	૦૦	૧૨	૫૨
અમરેલી	જાફરાબાદ	મીઠાપુર	૧૦૩/પૈકી૧		૦૦	૬૧	૭૩
			૧૦૩/પૈકી૨				
			૧૦૩/પૈકી૩				
			૧૦૩/પૈકી૪				
			૧૦૪/૧/પૈકી૪		૦૧	૧૭	૦૪
			૧૦૮/પૈકી૧		૦૦	૨૬	૪૨
			૧૦૮/પૈકી૨				
			૧૦૮/પૈકી૩				
			૧૦૮/પૈકી૪				
			૧૧૩/પૈકી૧		૦૦	૫૨	૭૮
			૧૧૩/પૈકી૨				
			૧૧૪/પૈકી૧		૦૦	૮૮	૩૪
			૧૧૪/પૈકી૨				
			૧૧૪/પૈકી૩				
			૧૧૫/પૈકી૩/પૈકી૧		૦૦	૨૧	૭૮
			૧૧૫/પૈકી૩/પૈકી૨				
			૧૧૫/પૈકી૪/પૈકી૧		૦૦	૧૩	૨૭
			૧૧૫/પૈકી૪/પૈકી૨				
			૧૧૫/પૈકી૪/પૈકી૩				
			સર્વે નં. ૧૧૫/પૈકી૪ અને ૧૪૮/પૈકી૨ ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૪	૮૧
			૧૪૮/પૈકી૨		૦૦	૧૪	૪૨
			૧૫૧/પૈકી૧		૦૦	૦૩	૪૦
			૧૫૧/પૈકી૨				
			૧૫૦/પૈકી૧		૦૦	૧૦	૮૩
			૧૫૦/પૈકી૨				
			સર્વે નં. ૧૫૦ અને ૧૫૦/પૈકી૧/પૈકી૧ ની વચ્ચે (સરકારી જમીન-એન એચ-૮૬)		૦૦	૦૫	૮૦
			૧૫૫/પૈકી૧/પૈકી૧		૦૦	૦૭	૬૬
			૧૫૫/પૈકી૧/પૈકી૨		૦૦	૦૬	૭૮

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	મીઠાપુર	૧૫૭/પૈકી૨		૦૦	૦૪	૯૧
		(કમશ..)	૧૫૭/પૈકી૪		૦૦	૦૭	૦૭
			૧૫૮/૧/પૈકી૨		૦૦	૦૮	૪૨
			૧૫૮/૧/પૈકી૧		૦૦	૦૧	૩૪
			૧૬૩/પૈકી૩		૦૦	૦૮	૯૧
			૧૬૩/પૈકી૧		૦૦	૦૬	૮૫
			૧૬૧/પૈકી૧		૦૦	૦૫	૧૧
			૧૬૧/પૈકી૨				
			સર્વે નં. ૧૬૧ અને ૧૮૬/પૈકી૧ ની વચ્ચે (સરકારી જમીન-ગાડા માર્ગ)		૦૦	૦૦	૫૦
			૧૮૬/પૈકી૧		૦૦	૦૦	૪૦
			૧૮૭/પૈકી૧		૦૦	૧૭	૧૦
			સર્વે નં. ૧૮૭/પૈકી૧ માં (સરકારી જમીન-કેનાલ)		૦૦	૦૨	૧૮
			૧૮૦/પૈકી૧		૦૦	૧૦	૪૦
			૧૮૦/પૈકી૧/પૈકી૧				
			૧૮૧/પૈકી૧		૦૦	૧૫	૨૩
			૧૮૩/પૈકી૧		૦૦	૧૪	૦૬
			૧૮૫/પૈકી૧		૦૦	૧૦	૨૮
			૧૮૫/પૈકી૨				
			૧૮૫/પૈકી૩				
			૧૭૮/પૈકી૪		૦૦	૦૭	૭૧
			૧૮૬		૦૦	૦૮	૬૭
			સર્વે નં. ૧૮૫/પૈકી૧ અને ૧૮૭ ની વચ્ચે (સરકારી જમીન-ગાડા માર્ગ)		૦૦	૦૦	૫૦
			૧૮૭		૦૦	૦૧	૦૫
અમરેલી	રાજુલા	ચોત્રા	૨૩/પૈકી૨		૦૦	૦૬	૪૩
			૨૩/પૈકી૧		૦૦	૦૭	૧૭
			સર્વે નં. ૨૩/પૈકી૧ અને ૨૦/પૈકી૧ ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૨	૭૮
			૨૦/પૈકી૧		૦૦	૧૫	૩૭
			૨૦/પૈકી૨		૦૦	૧૭	૪૩
			સર્વે નં. ૨૦/પૈકી૨ અને ૨૦/પૈકી૩ ની વચ્ચે (સરકારી જમીન-કેનાલ)		૦૦	૦૧	૦૫
			૨૦/પૈકી૩		૦૦	૧૭	૯૧
			સર્વે નં. ૨૦/પૈકી૩ અને ૫ ની વચ્ચે (સરકારી જમીન-એસ એચ-૯૦)		૦૦	૦૨	૨૬
			૫		૦૦	૧૧	૩૬
			૧૭૮/૧૬/પૈકી૧૨		૦૦	૦૩	૪૮
			સર્વે નં. ૧૭૦ માં (સરકારી જમીન-નદી)		૦૦	૧૨	૯૯

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	રાજુલા	ચોત્રા	૧૭૦/પૈકી૧		૦૦	૦૦	૪૫
		(ક્રમશઃ..)	૧૭૦/પૈકી૨				
			૧૬૯/પૈકી૨		૦૦	૧૮	૯૪
			૧૭૨/પૈકી૪		૦૦	૧૦	૧૦
			સર્વે નં.૧૭૨/પૈકી૪ માં(સરકારી જમીન-નાળા)		૦૦	૦૦	૯૦
			સર્વે નં.૧૭૨/પૈકી૪ અને ૧૬૦ ની વચ્ચે (સરકારી જમીન- ગાડામાર્ગ)		૦૦	૦૦	૬૦
			૧૬૦		૦૦	૦૯	૮૦
			૧૬૨/પૈકી૬		૦૦	૧૦	૨૯
			સર્વે નં.૧૬૨/પૈકી૬ અને ૧૬૧ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૧	૧૨
			૧૬૧/પૈકી૧		૦૦	૧૧	૪૪
			૧૬૧/પૈકી૨				
			૧૫૩/પૈકી૧		૦૦	૧૧	૯૩
			૧૫૩/પૈકી૨				
			સર્વે નં.૧૫૩ અને ૧૪૮/પૈકી૨ ની વચ્ચે (સરકારી જમીન-કેનાલ)		૦૦	૦૦	૭૦
			૧૪૮/પૈકી૨		૦૦	૧૨	૭૯
			૧૪૮/પૈકી૩		૦૦	૨૦	૩૦
			૧૪૮/પૈકી૩/પૈકી૧				
			૧૪૫/પૈકી૨		૦૦	૧૨	૮૨
			૧૪૫/પૈકી૧		૦૦	૧૫	૦૮
			સર્વે નં.૧૪૫/પૈકી૧ અને ૧૪૬/પૈકી૧ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૨	૮૨
			૧૪૬/પૈકી૧		૦૦	૦૧	૦૦
			સર્વે નં.૧૪૬/પૈકી૧ અને ૧૩૯/પૈકી૧ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૧	૮૩
			૧૩૯/પૈકી૧		૦૦	૧૫	૪૦
			૧૩૯/પૈકી૨		૦૦	૧૪	૮૨
			૧૩૯/પૈકી૩		૦૦	૧૭	૫૩
			સર્વે નં.૧૩૯/પૈકી૩ (સરકારી જમીન- નાળા)		૦૦	૦૧	૫૬
			૧૩૬		૦૦	૦૦	૪૦
અમરેલી	જાફરાબાદ	દુધાળા	૧૪૮/પૈકી૧		૦૦	૦૭	૫૫
			૧૪૮/પૈકી૨				
			૧૪૮/પૈકી૩		૦૦	૦૧	૩૩
			૧૪૮/પૈકી૪				
			સર્વે નં. ૧૪૮ અને ૧૪૯ ની વચ્ચે (સરકારી જમીન-કેનાલ)		૦૦	૦૧	૩૩
			૧૪૯/પૈકી૧		૦૦	૪૦	૨૭

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	દુધાળા (કમશ...)	૧૪૯/પૈકી૨				
			૧૪૯/પૈકી૩				
			૧૪૯/પૈકી૪				
			૧૪૯/પૈકી૫				
			૧૪૯/પૈકી૬				
			૧૫૦/પૈકી૧				
			૧૫૦/પૈકી૧/પૈકી૧		૦૦	૨૩	૮૬
			૧૫૦/પૈકી૨		૦૦	૨૧	૩૯
અમરેલી	જાફરાબાદ	નવી જીકાદ્રી	ગામ સીમાડા અને સર્વે નં. ૧૨૪ ની વચ્ચે (સરકારી જમીન-રોડ)		૦૦	૦૨	૩૨
			૧૨૪		૦૦	૨૧	૮૧
			૧૨૫/પૈકી૧		૦૦	૩૮	૬૯
			૧૨૫/પૈકી૨		૦૦	૦૦	૭૦
			સર્વે નં. ૧૨૫ અને ૧૦૯ ની વચ્ચે (સરકારી જમીન-માઈનોર કેનાલ)		૦૦	૦૦	૪૦
			સર્વે નં. ૧૨૫ અને ૧૦૯ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૦	૪૦
			૧૦૯		૦૦	૦૭	૬૧
			૧૧૦/૩/પૈકી૨		૦૦	૦૧	૨૪
			૧૧૦/૩/પૈકી૧		૦૦	૧૦	૭૬
			૧/૪/પૈકી૧		૦૦	૧૧	૦૭
			૧/૪/પૈકી૨		૦૦	૧૬	૪૪
			૧/૨		૦૦	૧૩	૯૪
			૧/૨/પૈકી૧		૦૦	૦૨	૩૬
			૧/૧		૦૦	૧૦	૮૧
			૨/૪		૦૦	૦૩	૮૦
			૨/૧		૦૦	૦૩	૭૦
			૬૩/૨		૦૦	૧૬	૩૬
			૬૨		૦૦	૨૪	૫૪
			૫૭/૨		૦૦	૦૩	૪૧
			૫૭/૧		૦૦	૦૪	૪૬
			સર્વે નં. ૫૭/૧ અને ૫૮/૧ ની વચ્ચે (સરકારી જમીન-રોડ)		૦૦	૦૨	૮૫
			સર્વે નં. ૫૭/૧ અને ૫૮/૧ (સરકારી જમીન-નાળુ)		૦૦	૦૭	૪૪
			૫૮/૧		૦૦	૦૪	૬૦
			૫૫/૧		૦૦	૩૨	૬૯
			૫૫/૨		૦૦	૦૨	૧૯
			૫૪/પૈકી૧		૦૦	૨૨	૮૫

જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	નવી જાફરાબાદ	૫૨		૦૦	૦૬	૦૪
		(કમશા...)	૧૫૧/અ		૦૦	૧૬	૩૫
			૧૫૧/બ				
			૨૭/૧/પૈકી૧		૦૦	૧૫	૬૬
			૨૮/પૈકી૩		૦૦	૦૧	૬૩
			૨૮/પૈકી૨		૦૦	૦૨	૫૦
			૨૮/પૈકી૧		૦૦	૧૬	૮૨
			૩૦/૧		૦૦	૦૩	૬૦
			૨૯/૧		૦૦	૩૧	૬૦
			૩૦/૨		૦૦	૦૧	૭૨
			૬૭/પૈકી૨		૦૦	૧૫	૬૮
			૬૮/પૈકી૧		૦૦	૧૩	૨૫
			૭૦		૦૦	૧૧	૭૦
			૬૯		૦૦	૦૧	૫૮
			૭૧		૦૦	૦૧	૦૦
			સર્વે નં. ૭૧ માં (સરકારી જમીન - નાળુ)		૦૦	૦૧	૫૮
અમરેલી	જાફરાબાદ	જુની જાફરાબાદ	સર્વે નં. ૩૦/૨ માં (સરકારી જમીન - નાળુ)		૦૦	૦૧	૮૫
			૩૦/૨		૦૦	૭૧	૬૩
			૩૨/૧/પૈકી૧		૦૦	૦૦	૪૦
			૩૨/૧/પૈકી૨				
			૩૨/૧/પૈકી૩				
			૩૨/૧/પૈકી૪				
			૩૨/૨/પૈકી૧				
			૩૨/૨/પૈકી૨/પૈકી૧				
			૩૨/૨/પૈકી૨/પૈકી૨				
			૩૨/૨/પૈકી૩/પૈકી૧				
			૩૨/૨/પૈકી૩/પૈકી૨		૦૦	૦૩	૫૪
			૩૩/૧/પૈકી૧				
			૩૩/૧/પૈકી૨				
			૩૩/૨/પૈકી૧				
			૩૩/૨/પૈકી૨				
			૩૩/૨/પૈકી૩				
			૩૩/૨/પૈકી૪		૦૦	૦૫	૬૪
			સર્વે નં. ૩૩ અને ૩૪/૧ ની વચ્ચે (સરકારી જમીન-રોડ)				
			૩૪/પૈકી૧				
			સર્વે નં. ૩૪/પૈકી૧ માં (સરકારી જમીન-કેનાલ)		૦૦	૦૦	૮૦
			૩૪/પૈકી૨		૦૦	૧૬	૮૫

જાલો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	હેમાળ	૮૮/પૈકી૧		૦૦	૦૩	૪૬
			૮૮/પૈકી૩		૦૦	૧૨	૦૫
			સર્વે નં. ૮૮/પૈકી૩ અને ૧૦૭/પૈકી૮ ની વચ્ચે (સરકારી જમીન-અસ્ફાલ્ટેડ રોડ)		૦૦	૦૧	૪૯
			૧૦૭/પૈકી૮		૦૦	૦૨	૭૭
			૧૦૭/પૈકી૫		૦૦	૧૨	૦૭
			૧૦૬/૨		૦૦	૦૫	૯૦
			સર્વે નં. ૧૦૬/૨ અને ૯૯/૩ ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૨	૧૮
			૯૯/પૈકી૩		૦૦	૨૬	૭૮
			૧૦૦		૦૦	૦૭	૩૧
			૧૦૦/પૈકી૧		૦૦	૦૦	૬૦
			સર્વે નં. ૧૦૦ અને ૯૮/પૈકી૪ ની વચ્ચે (સરકારી જમીન-ફેન)		૦૦	૦૦	૬૦
			૯૮/પૈકી૪		૦૦	૦૨	૬૭
			૯૮/પૈકી૬		૦૦	૧૪	૯૩
			સર્વે નં. ૯૮/પૈકી૬ અને ૧૧૬/પૈકી૨ ની વચ્ચે (સરકારી જમીન-અસ્ફાલ્ટેડ રોડ)		૦૦	૦૦	૮૦
			૧૧૬/પૈકી૨		૦૦	૦૫	૬૩
			૧૧૫/પૈકી૧		૦૦	૧૨	૯૦
			૧૧૫/પૈકી૧/પૈકી૧		૦૦	૧૨	૯૦
			૧૧૫/પૈકી૨		૦૦	૧૨	૫૭
			૧૧૪/પૈકી૧		૦૦	૧૨	૫૭
			૧૧૪/પૈકી૨		૦૦	૧૨	૫૭
			૧૧૪/પૈકી૨/પૈકી૧		૦૦	૧૨	૫૭
			૧૧૪/પૈકી૩		૦૦	૧૨	૫૭
			૧૧૪/પૈકી૪		૦૦	૧૨	૫૭
			૧૧૪/પૈકી૫		૦૦	૧૨	૫૭
			૧૧૮		૦૦	૦૬	૭૫
			૧૧૯/પૈકી૩		૦૦	૨૨	૮૫
			૧૧૯/પૈકી૮		૦૦	૦૩	૫૪
			૧૧૯/પૈકી૭		૦૦	૦૩	૯૩
			૧૧૯/પૈકી૬		૦૦	૦૯	૭૬
અમરેલી	જાફરાબાદ	પાટી માણસા	૧૧૩		૦૦	૧૦	૪૧
			સર્વે નં. ૧૧૩ અને ૯૫/૧ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૧	૫૯
			૯૫/૧		૦૦	૨૬	૭૩
			૯૮		૦૦	૦૫	૧૩
			૯૯/પૈકી૩		૦૦	૦૬	૯૪

જાિો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	પાટી માણસા	૯૯/પૈકી૨		૦૦	૦૫	૬૨
		(કમશા...)	૧૦૦/પૈકી૧		૦૦	૧૫	૨૪
			૧૦૦/પૈકી૨				
			સર્વે નં. ૧૦૦ અને ૮૬ ની વચ્ચે (સરકારી જમીન-અસ્ટ્રાલ્ટેડ રોડ)		૦૦	૦૦	૭૦
			સર્વે નં. ૧૦૦ અને ૮૬ ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૦	૮૦
			૮૬/પૈકી૧				
			૮૬/પૈકી૧/પૈકી૧		૦૦	૦૭	૮૮
			૮૬/પૈકી૨				
			સર્વે નં. ૮૬ અને ગામ સીમાડા ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૨	૧૫
અમરેલી	જાફરાબાદ	મોટા માણસા	ગામ સીમાડા અને સર્વે નં. ૧૩૮/૨ ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૧	૨૦
			૧૩૮/૨		૦૦	૧૬	૨૪
			૧૩૮/૧		૦૦	૧૦	૬૬
			૧૪૨/૧/પૈકી૨		૦૦	૧૦	૩૯
			૧૪૩		૦૦	૦૫	૦૭
			૧૪૪/૧		૦૦	૦૫	૮૬
			૧૪૫/૨/પૈકી૧		૦૦	૦૦	૪૦
			૧૪૫/૧/પૈકી૧		૦૦	૦૬	૫૨
			૧૪૭		૦૦	૦૭	૦૫
			૧૪૮/પૈકી૧		૦૦	૦૩	૯૨
			૧૨૮/પૈકી૧				
			૧૨૮/પૈકી૨				
			૧૨૮/પૈકી૩		૦૦	૦૬	૩૪
			૧૨૮/પૈકી૪				
			૧૧૦/પૈકી૧				
			૧૧૦/પૈકી૨		૦૦	૦૭	૦૧
			૧૦૯/૩/પૈકી૧		૦૦	૧૦	૧૩
			૧૦૯/૨/પૈકી૧		૦૦	૧૩	૦૩
			૧૦૯/૧/પૈકી૧		૦૦	૦૨	૭૩
			સર્વે નં. ૧૦૯/૧/પૈકી૧ અને ૧૦૮/પૈકી૧ ની વચ્ચે (સરકારી જમીન- અસ્ટ્રાલ્ટેડ રોડ)		૦૦	૦૨	૦૨
			૧૦૮/૧/પૈકી૧				
			૧૦૮/૧/પૈકી૨		૦૦	૦૬	૫૫
			૧૦૭/૨/પૈકી૧		૦૦	૧૪	૭૪
			૧૦૭/૧		૦૦	૦૧	૨૦

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	મોટા માણસા (કમશા...)	૧૦૬/૪		૦૦	૧૩	૭૮
			૧૦૫/૧/પૈકી૧		૦૦	૧૨	૮૮
			૧૦૪/૫		૦૦	૦૯	૨૪
			૧૦૪/૧		૦૦	૦૬	૧૩
			૯૩/૫		૦૦	૧૧	૩૪
			૯૩/૪		૦૦	૧૮	૦૪
			સર્વે નં. ૯૩/૪ અને ૭૪ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૩	૪૪
			૭૪/૧/પૈકી૧		૦૦	૦૮	૫૯
			૭૪/૧/પૈકી૨				
			૭૪/૨				
			૭૫/૧		૦૦	૨૬	૯૩
			૭૫/૨				
			૭૫/૩				
			૭૫/૪				
			૭૫/૫		૦૦	૧૦	૨૮
			૭૬				
			૮૯/૩/પૈકી૧			૦૦	૩૪
			૮૯/૨/પૈકી૧				
			૮૯/૧/પૈકી૨				
			૮૯/૧/પૈકી૩			૦૦	૫૧
			૮૦/૧/૬				
			૮૦/૧/પૈકી૩				
			૮૦/૧/અ/પૈકી૨			૦૦	૪૮
			૮૦/૨				
			૩૮/૩			૦૦	૩૦
			૩૮/૨				
			૩૮/૨				
			૪૧/૨			૦૦	૭૭
			૪૬/૧૦				
			૪૬/૭			૦૦	૪૧
			૪૭/૩				
			૪૭/૨/પૈકી૧			૦૦	૧૩
			૪૭/૧				
			સર્વે નં. ૪૭/૧ અને ૪૮/૧/પૈકી૨ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)			૦૦	૨૩
			૪૮/૧/પૈકી૨				
			૪૮/૧/પૈકી૧				
			સર્વે નં. ૪૮/૧/પૈકી૧ અને ૧૨૧/૨/પૈકી૨ ની વચ્ચે (સરકારી જમીન)			૦૦	૪૬



જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
અમરેલી	જાફરાબાદ	ટીંબી	સર્વે નં. ૧૨૧/૨/પૈકી૨ માં (સરકારી જમીન -અરફાલ્ટેડ રોડ)		૦૦	૦૨	૪૪
		(કમશા...)	૧૨૧/૨/પૈકી૨		૦૦	૨૨	૮૫
			૧૨૧/૨/પૈકી૩		૦૦	૦૮	૭૪
			૧૨૧/૨/પૈકી૧		૦૦	૦૭	૫૮
			૧૨૧/૧		૦૦	૨૪	૫૦
			સર્વે નં. ૧૨૧/૧ અને ૧૨૦/૨ ની વચ્ચે (સરકારી જમીન-નદી)		૦૦	૦૪	૮૧
			૧૨૦/૨/પૈકી૧		૦૦	૧૪	૨૬
			૧૨૦/૨/પૈકી૨				
			૧૨૦/૨/પૈકી૩				
			૧૨૦/૨/પૈકી૪				
			સર્વે નં. ૧૨૦/૨ અને ૧૧૮/૧ પૈકી૧ ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૮	૮૬
			૧૧૮/૧/પૈકી૧		૦૦	૦૩	૭૨
			૧૧૮/૧/પૈકી૩		૦૦	૦૧	૩૬
			૧૨૦/૧		૦૦	૨૩	૧૬
			૧૨૦/૧/પૈકી૧				
			૧૨૦/૧/પૈકી૨				
			૧૨૦/૧/પૈકી૩				
			સર્વે નં. ૧૨૦/૨ અને ૧૧૮/૧ પૈકી૧ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૦	૭૦
			૧૪૧		૦૦	૦૦	૪૦
			૧૪૧/પૈકી૧				
			૧૨૨/પૈકી૩		૦૦	૦૮	૩૮
			૧૨૨/પૈકી૨		૦૦	૦૮	૭૨
			૧૨૨/પૈકી૧		૦૦	૦૬	૮૭
			૧૪૦		૦૦	૦૫	૨૦
			૧૨૪/૧/પૈકી૧		૦૦	૧૬	૮૪
			૧૨૪/૧/પૈકી૨				
			સર્વે નં. ૧૨૪/૧ અને ૧૩૮/૩ ની વચ્ચે (સરકારી જમીન-કેનાલ)		૦૦	૦૧	૮૭
			૧૩૮/૩		૦૦	૧૮	૮૧
			૧૨૮		૦૦	૪૩	૧૨
ગીર સોમનાથ	ગીર ગઢડા	કાકીડી મોલી	૪૮/૨/પૈકી૧		૦૦	૦૬	૧૩
			૪૮/૨/પૈકી૨				
			૪૮/૨/પૈકી૩				
			૪૮/૨/પૈકી૪				
			સર્વે નં. ૪૮/૨ માં(સરકારી જમીન - કેનાલ)		૦૦	૦૧	૬૧
			૪૮/૧/પૈકી૧		૦૦	૫૧	૫૭

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	કાકીડી મોલી	૪૮/૧/પૈકી૨				
		(ક્રમશઃ...)	૪૮/૧/પૈકી૩				
			૪૮/૧/પૈકી૪				
			૪૮/૧/પૈકી૫				
			૪૮/૧/પૈકી૬				
			૪૮/૨				
			સર્વે નં. ૪૮ અને ૫૪ ની વચ્ચે (સરકારી જમીન - ગાડા માર્ગ)		૦૦	૦૧	૧૫
			૫૪		૦૦	૨૯	૮૫
			૫૫		૦૦	૦૧	૬૭
			ગામ સીમાડા અને સર્વે નં. ૬૩ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૧	૧૯
			૬૩/પૈકી૧				
			૬૩/પૈકી૨				
			૬૩/પૈકી૩				
			૬૩/પૈકી૪				
			૬૩/પૈકી૫		૦૦	૭૧	૪૮
			૬૩/પૈકી૬				
			૬૩/પૈકી૭				
			૬૩/પૈકી૮				
			૬૩/પૈકી૯				
			૬૫				
			૬૫/પૈકી૧		૦૦	૧૭	૧૫
			સર્વે નં. ૬૫ માં (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૧	૨૦
			૮૨/૧/૨				
			૮૨/૧/પૈકી૧		૦૦	૨૧	૬૪
			૮૨/૨				
			સર્વે નં. ૮૨ અને ૮૧ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૨	૬૮
			૮૧/૧/પૈકી૧				
			૮૧/૧/પૈકી૨		૦૦	૩૧	૪૧
			૮૧/૧/પૈકી૩				
			૮૧/૨				
			૮૦/૧/પૈકી૩		૦૦	૨૧	૯૭
			૮૦/૧/પૈકી૨		૦૦	૦૬	૪૪
			સર્વે નં. ૮૦/૧/પૈકી૨ અને ૭૮/ પૈકી૨ ની વચ્ચે (સરકારી જમીન - ગાડા માર્ગ)		૦૦	૦૦	૮૦
			૭૮/પૈકી૨		૦૦	૦૨	૩૨
			૭૮/પૈકી૧		૦૦	૧૧	૯૫

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	કાકીડી મોલી	૭૬/૨/પૈકી૨		૦૦	૩૦	૭૯
		(ક્રમશઃ...)	૭૭		૦૦	૦૨	૪૬
			૭૬/૨/પૈકી૧		૦૦	૨૯	૫૩
ગીર સોમનાથ	ગીર ગઢડા	નાળીયેરી મોલી	૧૨૮/પૈકી૧		૦૦	૪૧	૩૧
			૧૨૮/પૈકી૨				
			૧૨૮/પૈકી૩				
			સર્વે નં. ૧૨૮ અને ૧૩૩ ની વચ્ચે (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)				
			૧૩૩		૦૦	૦૫	૦૬
			સર્વે નં. ૧૩૩ અને ૧૩૪ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૫	૪૫
			૧૩૪/પૈકી૧		૦૦	૧૭	૦૬
			૧૩૪/પૈકી૨				
			૧૩૪/પૈકી૩				
			૧૩૪/પૈકી૪				
			સર્વે નં. ૧૩૪ અને ગામ સીમાડાની વચ્ચે (સરકારી જમીન - ટ્રેન)		૦૦	૦૧	૩૩
ગીર સોમનાથ	ગીર ગઢડા	લુપારી મોલી	૫૪/૧/પૈકી૨/પૈકી૧		૦૦	૦૫	૬૨
			૫૪/૧/પૈકી૨/પૈકી૨		૦૦	૦૫	૮૪
			૫૪/૧/પૈકી૧/પૈકી૧		૦૦	૦૫	૪૩
			૫૪/૧/પૈકી૧/પૈકી૨		૦૦	૦૫	૯૩
			સર્વે નં. ૫૪/૧/પૈકી૧/પૈકી૨ અને ૫૪/૨/પૈકી૧ ની વચ્ચે (સરકારી જમીન - ટ્રેન)		૦૦	૦૦	૬૦
			૫૪/૨/પૈકી૧		૦૦	૦૪	૫૬
			૫૪/૨/પૈકી૨		૦૦	૦૪	૧૭
			૫૪/૨/પૈકી૩		૦૦	૦૫	૧૧
			૫૩/પૈકી૨		૦૦	૨૧	૫૨
			સર્વે નં. ૫૩/પૈકી૨ અને ૪૨ ની વચ્ચે(સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૦	૮૦
			૪૨/૧/પૈકી૧		૦૦	૦૫	૦૪
			૪૨/૧/પૈકી૨				
			૪૨/૨				
			સર્વે નં. ૪૨ માં (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૧	૨૩
			સર્વે નં. ૪૨ અને ૪૦/૧પૈકી૧ ની વચ્ચે (સરકારી જમીન - નદી)		૦૦	૦૫	૧૯
			૪૦/૧/પૈકી૧		૦૦	૦૭	૩૧
			૪૦/૨		૦૦	૦૯	૧૧
			૩૮/પૈકી૧		૦૦	૧૫	૯૩
			૩૬/૩/પૈકી૩		૦૦	૦૭	૬૧

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	લુવારી મોલી (ક્રમશઃ...)	૩૬/૩/પૈકી૧		૦૦	૦૯	૩૭
			૩૬/૧/પૈકી૧		૦૦	૦૦	૪૦
			૩૭/પૈકી૨		૦૦	૦૧	૮૮
			૩૭/પૈકી૧		૦૦	૦૫	૮૧
ગીર સોમનાથ	ગીર ગઢડા	નાના સમઢીયાળા	૪૧/પૈકી૪		૦૦	૧૪	૪૬
			૩૬/પૈકી૧		૦૦	૦૪	૯૦
			૩૬/પૈકી૨		૦૦	૦૪	૯૫
			સર્વે નં. ૩૬/પૈકી૨ અને ૪૫ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૦	૫૯
			૪૫		૦૦	૦૪	૯૪
			૪૬		૦૦	૦૫	૨૭
			૪૭		૦૦	૧૫	૩૩
			૪૯		૦૦	૧૬	૪૭
			૫૦/પૈકી૧		૦૦	૦૬	૫૦
			૫૦/પૈકી૩		૦૦	૦૮	૯૪
			સર્વે નં. ૫૦/પૈકી૩ અને ૭૪/પૈકી૧ ની વચ્ચે (સરકારી જમીન-મેટલ્ડ રોડ)		૦૦	૦૦	૫૦
			૭૪/પૈકી૧		૦૦	૦૨	૮૧
			૭૪/પૈકી૨		૦૦	૦૨	૪૩
			૭૪/પૈકી૪		૦૦	૦૩	૬૨
			૭૪/પૈકી૩		૦૦	૦૦	૭૯
			સર્વે નં. ૭૪/પૈકી૩ અને ૭૫/પૈકી૨ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૦	૯૩
			૭૫/પૈકી૨		૦૦	૦૧	૦૯
			૭૫/પૈકી૧		૦૦	૦૩	૭૦
			૮૬/પૈકી૧		૦૦	૦૭	૪૭
			૮૬/પૈકી૨				
			સર્વે નં. ૮૬ અને ૮૭ ની વચ્ચે (સરકારી જમીન-અરફાલ્ટેડ રોડ)		૦૦	૦૦	૭૬
			૮૭/પૈકી૧		૦૦	૦૨	૭૬
			૮૭/પૈકી૨				
			સર્વે નં. ૮૭ અને ગામ સીમાડા ની વચ્ચે (સરકારી જમીન- મલાણા નદી)		૦૦	૧૧	૧૩
ગીર સોમનાથ	ગીર ગઢડા	પાણખાન	૯/૨/પૈકી૩		૦૦	૦૯	૯૫
			૯/૨/પૈકી૨		૦૦	૦૭	૨૧
			૯/૨/પૈકી૧		૦૦	૦૮	૫૨
			સર્વે નં. ૯/૨/પૈકી૧ અને ૧૦/પૈકી૧ ની વચ્ચે (સરકારી જમીન - ફ્રેન)		૦૦	૦૦	૬૦
			૧૦/પૈકી૧		૦૦	૧૦	૬૯
			૧૦/પૈકી૨		૦૦	૦૮	૬૬
			૨૩/પૈકી૧		૦૦	૧૫	૬૮

જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	પાણખાન (ક્રમશઃ...)	૨૩/પૈકી૨				
			૨૧/પૈકી૧		૦૦	૧૫	૦૮
			૨૧/પૈકી૨		૦૦	૦૮	૫૬
			૧૮		૦૦	૧૪	૫૭
			સર્વે નં. ૧૮ અને ૭૨ ની વચ્ચે (સરકારી જમીન - મેટલ્ડ રોડ)		૦૦	૦૧	૧૧
			૭૨		૦૦	૨૮	૦૮
			૭૨/પૈકી૧				
			૭૧		૦૦	૦૧	૮૩
			૭૫/પૈકી૨		૦૦	૨૧	૭૦
			૭૫/પૈકી૧		૦૦	૧૨	૪૨
			૬૭/પૈકી૧		૦૦	૦૩	૮૪
			૬૭/પૈકી૪		૦૦	૦૫	૧૪
			૬૭/પૈકી૩		૦૦	૦૫	૫૫
			૬૭/પૈકી૧૦		૦૦	૧૩	૮૬
			સર્વે નં. ૬૭/પૈકી૧૦ અને ૬૨/પૈકી૩ ની વચ્ચે (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૦	૮૦
			૬૨/પૈકી૩		૦૦	૦૮	૨૬
			૬૨/પૈકી૪		૦૦	૦૮	૩૭
			૬૨/પૈકી૨		૦૦	૦૮	૭૪
			૬૨/પૈકી૧		૦૦	૦૩	૭૪
	ગીર ગઢડા	પડાપાદર	૨૦૫/૨		૦૦	૦૦	૮૦
			૨૦૫/પૈકી૧/પૈકી૨		૦૦	૦૭	૨૭
			૨૦૫/પૈકી૧/પૈકી૧		૦૦	૨૨	૪૪
			સર્વે નં. ૨૦૫/પૈકી૧/પૈકી૧ અને ૨૦૩/પૈકી૧ ની વચ્ચે (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૦	૮૦
			૨૦૩/પૈકી૧		૦૦	૦૦	૪૦
			૨૦૬/પૈકી૩/પૈકી૨		૦૦	૧૧	૭૪
			૨૦૬/પૈકી૨/પૈકી૧		૦૦	૦૭	૨૪
			૨૦૬/પૈકી૨/પૈકી૨				
			સર્વે નં. ૨૦૬/પૈકી૨ અને ૨૦૬/પૈકી૧ ની વચ્ચે (સરકારી જમીન-કેનાલ)		૦૦	૦૨	૭૬
			૨૦૬/પૈકી૧		૦૦	૦૦	૪૦
			૨૦૬/પૈકી૧/પૈકી૧				
			સર્વે નં. ૨૦૬/પૈકી૧ અને ૨૩૩/૬/ પૈકી૨ ની વચ્ચે (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૦	૮૦
			૨૩૩/૬/પૈકી૨		૦૦	૦૧	૫૮
			૨૩૪/પૈકી૨		૦૦	૦૭	૮૩

જાલો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	પડાપાદર	૨૧૮/પૈકી૧		૦૦	૦૨	૭૭
		(ક્રમશઃ...)	૨૧૮/પૈકી૧/પૈકી૧				
			૨૩૪/પૈકી૩		૦૦	૧૫	૩૬
			૨૧૭/પૈકી૮		૦૦	૦૮	૭૭
			૨૧૭/પૈકી૭		૦૦	૦૦	૪૦
			૨૧૭/પૈકી૩		૦૦	૧૮	૮૪
			૨૧૭/પૈકી૫		૦૦	૧૧	૮૮
			સર્વે નં. ૨૧૭/પૈકી૩ માં (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૧	૩૭
			૨૨૧/પૈકી૨		૦૦	૦૮	૮૦
			૨૨૧/પૈકી૬		૦૦	૦૧	૨૭
			૨૨૧/પૈકી૧		૦૦	૧૪	૦૭
			સર્વે નં. ૨૨૧/પૈકી૧ માં (સરકારી જમીન-ટ્રેન)		૦૦	૦૦	૪૦
			૨૨૧/પૈકી૩		૦૦	૦૬	૩૮
			સર્વે નં. ૨૨૧/પૈકી૩ માં (સરકારી જમીન-ટ્રેન)		૦૦	૦૦	૪૦
			૨૨૩/પૈકી૩		૦૦	૦૬	૭૫
			૨૨૩/પૈકી૨		૦૦	૦૭	૦૨
			૨૨૩/પૈકી૧		૦૦	૦૭	૩૪
			૨૨૪/પૈકી૨		૦૦	૧૦	૬૦
			સર્વે નં. ૨૨૪/પૈકી૨ અને ૨૨૬/પૈકી૧ ની વચ્ચે (સરકારી જમીન-અસ્ફાલ્ટેડ રોડ)		૦૦	૦૨	૪૮
			૨૨૬/પૈકી૧		૦૦	૧૫	૨૮
			૨૨૬/પૈકી૨		૦૦	૧૧	૮૮
			સર્વે નં. ૨૨૬/પૈકી૨ અને ૧૭ ની વચ્ચે (સરકારી જમીન- રાવળ નદી)		૦૦	૧૨	૭૮
			૧૭		૦૦	૦૩	૮૮
			સર્વે નં. ૧૭ અને ૧૩/પૈકી૧ ની વચ્ચે (સરકારી જમીન -ગાડામાર્ગ)		૦૦	૦૦	૮૦
			૧૩/પૈકી૧		૦૦	૨૫	૫૧
			૧૪		૦૦	૦૦	૪૦
			૭/૨		૦૦	૦૩	૮૮
			સર્વે નં. ૭/૨ અને ૧૦/પૈકી૧ ની વચ્ચે (સરકારી જમીન -ગાડામાર્ગ)		૦૦	૦૧	૧૭
			૧૦/પૈકી૧		૦૦	૧૧	૧૦
			૧૧		૦૦	૦૦	૪૦
			૧૦/પૈકી૨		૦૦	૦૮	૧૭
			સર્વે નં. ૧૦/પૈકી૨ અને ૮૩ ની વચ્ચે (સરકારી જમીન -ગાડામાર્ગ)		૦૦	૦૨	૪૨

જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	પડાપાદર	૯૩		૦૦	૩૭	૨૮
		(ક્રમશઃ...)	૭૨/પૈકી૨/પૈકી૧		૦૦	૧૨	૩૬
			૭૨/પૈકી૨/પૈકી૨				
			સર્વે નં. ૭૨/પૈકી૨ અને ૨૩૦/પૈકી૧ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૧	૯૮
			૨૩૦/પૈકી૧		૦૦	૧૪	૯૧
			૨૩૦/પૈકી૩		૦૦	૨૬	૧૪
			૯૮/પૈકી૨		૦૦	૨૨	૨૦
			સર્વે નં. ૯૮/પૈકી૨ અને ૯૮/પૈકી૩ની વચ્ચે (સરકારી જમીન-કેનાલ)		૦૦	૦૨	૦૬
			૯૮/પૈકી૩		૦૦	૧૮	૮૭
ગીર સોમનાથ	ગીર ગઢડા	કાંધી	ગામનો સીમાડો અને સર્વે નં. ૧૪૭/ પૈકી૩ ની વચ્ચે (સરકારી જમીન- ગાડામાર્ગ)		૦૦	૦૦	૬૮
			૧૪૭/પૈકી૩		૦૦	૩૦	૮૫
			૧૪૮		૦૦	૦૦	૪૦
			સર્વે નં. ૧૪૭/પૈકી૩ અને ૧૪૮ ની વચ્ચે (સરકારી જમીન-સ્ટ્રીમ)		૦૦	૦૦	૪૬
			૧૪૮		૦૦	૧૦	૦૨
			૧૪૪/પૈકી૪		૦૦	૦૫	૧૯
			૧૪૪/પૈકી૩		૦૦	૦૭	૬૨
			૧૪૪/પૈકી૧		૦૦	૦૬	૨૯
			૧૪૪/પૈકી૨		૦૦	૦૫	૮૧
			૧૪૧/પૈકી૩		૦૦	૦૬	૫૬
			૧૪૧/પૈકી૨		૦૦	૦૯	૫૬
			૧૪૧/પૈકી૧		૦૦	૧૧	૮૦
			૧૮૦/૨		૦૦	૩૩	૩૫
			સર્વે નં. ૧૮૦/૨ અને ૧૮૦/૧ ની વચ્ચે (સરકારી જમીન- કેનાલ)		૦૦	૦૨	૯૭
			૧૮૦/૧/પૈકી૧		૦૦	૧૧	૬૪
			૧૮૦/૧/પૈકી૨				
			૧૮૨/પૈકી૧		૦૦	૦૯	૪૭
			૧૮૨/પૈકી૨				
			૧૮૬/પૈકી૧		૦૦	૧૯	૩૦
			૧૮૬/પૈકી૨				
ગીર સોમનાથ	ગીર ગઢડા	અંબાડા	૧૮૯		૦૦	૧૨	૨૨
ગીર સોમનાથ	ઉના	ભાયા	ગામનો સીમાડો અને સર્વે નં. ૧૩૬ / પૈકી૬/પૈકી૨ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૦	૮૦
			૧૩૬/પૈકી૬/પૈકી૨		૦૦	૧૭	૦૩

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ઉના	ભાચા (ક્રમશઃ...)	સર્વે નં. ૧૩૬/પૈકી૬/પૈકી૨ અને ૧૩૬/પૈકી૩ ની વચ્ચે (સરકારી જમીન - નાળુ)		૦૦	૦૦	૯૦
			૧૩૬/પૈકી૩		૦૦	૦૬	૧૫
			૧૩૫/પૈકી૧/પૈકી૧		૦૦	૦૮	૮૨
			૧૩૫/પૈકી૧/પૈકી૨				
			૧૩૫/પૈકી૫		૦૦	૧૦	૪૨
			૧૩૮/પૈકી૨/પૈકી૧				
			૧૩૮/પૈકી૨/પૈકી૨		૦૦	૧૮	૦૭
			સર્વે નં. ૧૩૮/પૈકી૨ અને ૧૩૪/પૈકી૨ ની વચ્ચે(સરકારી જમીન-એસ એચ-૧૦૪)		૦૦	૦૨	૫૧
			૧૩૪/પૈકી૨		૦૦	૨૯	૭૧
			સર્વે નં. ૧૩૪/પૈકી૨ અને ગામનો સીમાડા ની વચ્ચે(સરકારી જમીન- નાળુ)		૦૦	૦૨	૪૪
		વાજડી	ગામનો સીમાડો અને સર્વે નં. ૮/પૈકી૩ ની વચ્ચે (સરકારી જમીન-છાસી નદી)		૦૦	૦૧	૪૦
			૮/પૈકી૩		૦૦	૦૮	૩૦
			૮/પૈકી૧		૦૦	૦૫	૨૭
			૮/પૈકી૨		૦૦	૦૧	૧૮
			સર્વે નં ૮/પૈકી૨ અને ૧૦/પૈકી૨ ની વચ્ચે (સરકારી જમીન-ગાડામાર્ગ)		૦૦	૦૨	૦૫
			૧૦/પૈકી૨		૦૦	૦૫	૦૨
			સર્વે નં ૧૦/પૈકી૨ અને ૨૭/પૈકી૩ ની વચ્ચે (સરકારી જમીન-ડ્રેન)		૦૦	૦૦	૮૦
			૨૭/પૈકી૩		૦૦	૧૪	૯૯
			૨૭/પૈકી૨		૦૦	૧૩	૫૪
			સર્વે નં ૨૭/પૈકી૨ અને ૨૯/પૈકી૧ ની વચ્ચે (સરકારી જમીન-નાળુ)		૦૦	૦૧	૦૦
			૨૯/પૈકી૧		૦૦	૦૭	૮૫
			સર્વે નં ૨૯/પૈકી૧ અને ૩૭/પૈકી૧ ની વચ્ચે (સરકારી જમીન-ગાડા માર્ગ)		૦૦	૦૦	૬૦
			૩૭/પૈકી૧		૦૦	૧૧	૭૯
			૪૦/પૈકી૪/પૈકી૧		૦૦	૦૮	૩૦
			૪૦/પૈકી૪/પૈકી૨				
			૪૦/પૈકી૨/પૈકી૧				
			૪૦/પૈકી૨/પૈકી૨		૦૦	૦૮	૦૦
			૪૧/પૈકી૧		૦૦	૧૫	૯૮
			સર્વે નં ૪૧/પૈકી૧ અને ૪૪/પૈકી૬ ની વચ્ચે (સરકારી જમીન-નાળુ)		૦૦	૦૩	૬૦



જાંલો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ઉના	વાજડી	જજ/પૈકી૬		૦૦	૧૧	૮૯
		(ક્રમશઃ...)	જજ/પૈકી૭		૦૦	૦૭	૯૬
			જજ/પૈકી૮		૦૦	૦૬	૭૭
			સર્વે નં જજ/પૈકી૮ માં (સરકારી જમીન-ડ્રેન)		૦૦	૦૦	૪૦
			જજ/પૈકી૧/પૈકી૧		૦૦	૦૮	૨૭
			જજ/પૈકી૧/પૈકી૨				
			જજ/પૈકી૪		૦૦	૦૬	૨૭
			જજ/પૈકી૨		૦૦	૦૬	૩૯
			પ૬/પૈકી૧		૦૦	૧૨	૩૭
			પ૬/પૈકી૨		૦૦	૧૪	૫૨
			પપ/પૈકી૧/પૈકી૧/પૈકી૧				
			પપ/પૈકી૧/પૈકી૧/પૈકી૨		૦૦	૨૬	૬૨
			પપ/પૈકી૧/પૈકી૨				
			સર્વે નં. પપ/પૈકી૧ અને ગામનો સીમાડા ની વચ્ચે (સરકારી જમીન- ગાડામાર્ગ)		૦૦	૦૦	૯૦
ગીર સોમનાથ	ગીર ગઢડા	જુના ઉગલા	૯૭		૦૦	૪૮	૯૧
			૮૯/પૈકી૧		૦૦	૩૫	૨૭
			૮૯/પૈકી૫		૦૦	૩૯	૩૧
			૮૭/પૈકી૧		૦૦	૧૭	૭૩
			૮૬/પૈકી૪		૦૦	૦૨	૯૩
			૮૬/પૈકી૨		૦૦	૦૩	૫૩
			૮૬/પૈકી૩		૦૦	૦૪	૪૨
			૮૫/પૈકી૨		૦૦	૦૬	૫૫
			૮૫/પૈકી૧		૦૦	૦૫	૯૭
			૮૫/પૈકી૩		૦૦	૦૫	૦૩
			૮૫/પૈકી૫		૦૦	૦૭	૨૨
			૮૪/પૈકી૧		૦૦	૧૦	૨૦
			૭૩/પૈકી૭		૦૦	૧૩	૮૫
			૭૩/પૈકી૪		૦૦	૦૫	૭૧
			સર્વે નં. ૭૩/પૈકી૪ માં (સરકારી જમીન-મયુંદ્રી લાઈન કેનાલ)		૦૦	૦૧	૨૭
ગીર સોમનાથ	ઉના	ભડીયાદર	૧૪૬		૦૦	૫૭	૨૬
			સર્વે નં. ૧૪૬ માં (સરકારી જમીન-કેનાલ)		૦૦	૦૦	૮૦
			સર્વે નં. ૧૪૬ માં (સરકારી જમીન- નાળુ)		૦૦	૦૪	૭૯
			૧૪૭/૧/પૈકી૧		૦૦	૦૯	૯૧
			સર્વે નં. ૧૪૬ માં (સરકારી જમીન- નાળુ)		૦૦	૦૩	૩૫
			૧૪૯/૧		૦૦	૧૦	૨૧

જાલો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ઉના	ગુંદાળા	૮/પૈકી૯		૦૦	૦૨	૫૬
			૮/પૈકી૭		૦૦	૦૨	૨૬
			૮/પૈકી૨/પૈકી૨		૦૦	૦૧	૩૧
			૮/પૈકી૨/પૈકી૧		૦૦	૦૨	૫૬
			૮/પૈકી૬		૦૦	૦૨	૭૭
			૮/પૈકી૫		૦૦	૦૨	૦૪
			૮/પૈકી૪		૦૦	૦૩	૭૩
			૮/પૈકી૮		૦૦	૦૩	૧૬
			૮/પૈકી૩		૦૦	૦૭	૦૦
			સર્વે નં. ૮/પૈકી૩ અને ૨૩ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૨	૮૫
			સર્વે નં. ૮/પૈકી૩ અને ૨૩ ની વચ્ચે (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૦	૭૦
			૨૬/પૈકી૧		૦૦	૨૮	૩૮
			૨૬/પૈકી૨				
			સર્વે નં. ૨૬ અને ૨૭/પૈકી૩ (સરકારી જમીન - નાળા)		૦૦	૨૩	૨૦
			૨૭/પૈકી૩/પૈકી૧/પૈકી૧		૦૦	૧૫	૭૩
			૨૭/પૈકી૩/પૈકી૧/પૈકી૨				
			૨૭/પૈકી૩/પૈકી૨				
			૨૭/પૈકી૪/પૈકી૧		૦૦	૦૩	૦૦
			૪૩/૩/પૈકી૧/પૈકી૨		૦૦	૦૫	૩૦
			સર્વે નં. ૪૩/૨/પૈકી૧ માં (સરકારી જમીન - ફિલ્ડ ચેનલ)		૦૦	૦૨	૦૧
			૪૩/૨/પૈકી૧		૦૦	૧૮	૪૫
			૪૦		૦૦	૦૨	૭૦
			સર્વે નં. ૪૦ અને ગામના સીમાડા ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૨	૫૭
ગીર સોમનાથ	ગીર ગઢડા	ફાટસર	ગામનો સીમાડો અને સર્વે નં. ૧૫૫/૨/ પૈકી૧ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૩	૩૪
			૯૭/પૈકી૫		૦૦	૦૧	૦૦
			૯૮/પૈકી૪		૦૦	૦૩	૫૦
			૯૯/પૈકી૪		૦૦	૦૬	૮૦
			૯૯/પૈકી૩		૦૦	૧૫	૬૦
			૧૦૦/પૈકી૧		૦૦	૧૯	૮૧
			૧૦૦/પૈકી૨				
			સર્વે નં. ૧૦૦ અને ૭૭/પૈકી૨ ની વચ્ચે (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૧	૫૦
			૭૭/પૈકી૨		૦૦	૦૭	૫૦
			૭૮/પૈકી૧/પૈકી૧		૦૦	૦૦	૪૦
			સર્વે નં. ૭૭/પૈકી૩ અને ગામના સીમાડા ની વચ્ચે (સરકારી જમીન - નદી)		૦૦	૦૭	૬૩

જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	ઝુડવડલી	ગામનો સીમાડો અને સર્વે નં.૪૫ વચ્ચે (સરકારી જમીન - નદી)		૦૦	૦૯	૬૮
			સર્વે નં.૪૫ માં (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૧	૦૦
			૪૭/૧/પૈકી૧		૦૦	૧૧	૩૦
			૪૭/પૈકી૨				
			૪૭/પૈકી૩/૧				
			૪૭/પૈકી૩/૨				
			૫૯/પૈકી૧		૦૦	૧૦	૦૦
			૫૯/પૈકી૨/૧				
			૫૯/૨/૨				
			૫૯/પૈકી૩/૧/પૈકી૧				
			૫૯/પૈકી૩/૧/પૈકી૨				
			૫૯/પૈકી૩/૨				
			૫૯/૪		૦૦	૨૫	૦૦
			૬૦/પૈકી૧				
			૬૦/પૈકી૨		૦૦	૬૯	૫૭
			૬૧/પૈકી૧				
			૬૧/પૈકી૨/પૈકી૧				
			૬૧/પૈકી૨/પૈકી૧/પૈકી૧				
			૬૧/પૈકી૨/પૈકી૨				
			૬૧/પૈકી૩				
			૬૧/પૈકી૪				
			૬૧/પૈકી૫				
			૬૨/૧/પૈકી૧		૦૦	૦૯	૮૦
			૬૨/૧/પૈકી૨				
			૬૨/૧/પૈકી૩				
			૬૨/૨				
			૬૨/૩અ/પૈકી૧				
			૬૨/૩અ/પૈકી૨				
			૬૨/૩અ/પૈકી૩				
			૬૨/૩બ/પૈકી૧				
			૬૨/૩બ/પૈકી૨				
			૬૨/૪/પૈકી૧				
			૬૨/૪/પૈકી૨				
			૬૨/૪/પૈકી૩				
			૬૨/૪/પૈકી૪		૦૦	૧૪	૬૯
			૫૬/૧/પૈકી૧				
			૫૬/૧/પૈકી૨				
			૫૬/૧/પૈકી૩				
			૫૬/૨/પૈકી૧				
			૫૬/૨/પૈકી૨				

જાંલો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	ઝુડવડલી (ક્રમશઃ...)	૫૪/૧		૦૦	૧૦	૦૦
			૫૪/પૈકી૧				
			૫૪/પૈકી૨/પૈકી૧				
			૫૪/પૈકી૨/પૈકી૨/પૈકી૧				
			૫૪/પૈકી૨/પૈકી૨/પૈકી૨				
ગીર સોમનાથ	ગીર ગઢડા	વડવીયાળા	૪૯		૦૦	૦૬	૬૫
			૪૯/પૈકી૧		૦૦	૦૧	૧૯
			૪૬/૧/પૈકી૫		૦૦	૨૦	૧૦
			૫૨/પૈકી૧		૦૦	૦૦	૮૯
			૫૨/પૈકી૨				
			૫૨/પૈકી૩				
			૫૨/પૈકી૪				
			૫૨/પૈકી૫				
			૫૨/પૈકી૬				
			૫૩/પૈકી૧		૦૦	૩૮	૮૦
			૫૩/પૈકી૨				
			સર્વે નં. ૫૩ અને ૧૨૬ ની વચ્ચે (સરકારી જમીન -મેટલ્ડ રોડ)		૦૦	૦૧	૪૧
			૧૨૬		૦૦	૦૧	૫૦
			૧૨૭/પૈકી૧		૦૦	૦૨	૦૦
			૧૨૮/પૈકી૨		૦૦	૩૦	૦૦
			૧૧૭/પૈકી૧		૦૦	૩૩	૮૦
			૧૧૭/પૈકી૨				
			સર્વે નં. ૧૧૭ માં (સરકારી જમીન - કેનાલ)		૦૦	૦૩	૫૭
			૧૧૮/પૈકી૨		૦૦	૧૮	૮૦
			સર્વે નં. ૧૧૮ અને ૧૦૮/૨/પૈકી૨ ની વચ્ચે (સરકારી જમીન)		૦૦	૦૧	૮૬
			૧૦૮/૨/પૈકી૧		૦૦	૧૦	૬૦
			૧૦૬		૦૦	૦૫	૮૩
			૧૦૫		૦૦	૦૩	૦૦
			સર્વે નં. ૧૦૨/૨/પૈકી૨ અને ૧૦૨/ ૩/પૈકી૧ ની વચ્ચે (સરકારી જમીન - કેનાલ)		૦૦	૦૦	૮૦
			૧૦૨/૩/પૈકી૧		૦૦	૨૯	૦૦
			૧૦૨/૧/પૈકી૨		૦૦	૦૭	૦૦
ગીર સોમનાથ	ગીર ગઢડા	જરગલી	૪૫/પૈકી૧		૦૦	૨૨	૦૮
			૪૫/પૈકી૨				
			૪૫/પૈકી૩				
			૪૫/પૈકી૪				

જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	જરગલી	૪૭		૦૦	૦૧	૪૭
		(ક્રમશઃ...)	સર્વે નં. ૪૭ અને ૪૮ ની વચ્ચે (સરકારી જમીન - સ્ટેટ હાઇવે-૯૮)		૦૦	૦૪	૭૫
			૪૮/પૈકી૧		૦૦	૪૨	૦૦
			૪૮/પૈકી૨				
			૪૮/પૈકી૩				
			૫૨/પૈકી૨/પૈકી૧		૦૦	૫૦	૦૦
			૫૨/પૈકી૨/પૈકી૧/પૈકી૧				
			૫૨/પૈકી૨/પૈકી૨				
			૫૨/પૈકી૧/પૈકી૧		૦૦	૦૬	૮૪
			૫૨/પૈકી૧/પૈકી૨				
			૫૧/પૈકી૧/પૈકી૧				
			૫૧/પૈકી૧/પૈકી૨		૦૦	૨૧	૯૦
			સર્વે નં. ૫૧/પૈકી૧ અને ૧૫/પૈકી૪ ની વચ્ચે (સરકારી જમીન - ડ્રેન)		૦૦	૦૩	૦૧
			૧૫/પૈકી૪		૦૦	૦૦	૪૦
			૧૫/પૈકી૩		૦૦	૦૯	૦૦
			૧૪/પૈકી૧		૦૦	૦૪	૧૦
			૧૪/પૈકી૩		૦૦	૦૬	૦૦
			૯/પૈકી૧/પૈકી૧		૦૦	૪૬	૦૦
			૯/પૈકી૧/પૈકી૨				
			૯/પૈકી૧/પૈકી૩/પૈકી૧				
			૯/પૈકી૧/પૈકી૩/પૈકી૨				
			૯/પૈકી૨				
			૮/પૈકી૧		૦૦	૩૦	૭૨
			૮/પૈકી૨				
			૮/પૈકી૩				
			૮/પૈકી૪				
			સર્વે નં. ૮ અને ૧૮૪ (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૨	૯૩
			૧૮૪		૦૦	૪૯	૦૩
			સર્વે નં. ૧૮૪ માં (સરકારી જમીન - રેલ્વે)		૦૦	૦૪	૭૭
			૨૦૧/પૈકી૧		૦૦	૨૯	૮૭
			૨૦૧/પૈકી૧/પૈકી૧				
			૨૦૧/પૈકી૨				
			૨૦૧/પૈકી૩				
			૨૦૧/પૈકી૫				
			૧૮૦		૦૦	૦૨	૦૦
			સર્વે નં. ૧૮૦ માં (સરકારી જમીન - નાળા)		૦૦	૦૨	૯૨

જીલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	ગીર ગઢડા	સર્વે નં.૫૪/પૈકી૫ અને ૫૩/૧/પૈકી૧ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૧	૭૬
			૫૩/૧/પૈકી૧		૦૦	૦૧	૧૦
			૫૩/૧/પૈકી૩		૦૦	૦૩	૦૦
ગીર સોમનાથ	ગીર ગઢડા	સનવાવ	૨૬/પૈકી૩/પૈકી૨		૦૦	૦૪	૬૦
			૨૬/પૈકી૨		૦૦	૦૧	૦૦
			૨૭/પૈકી૩		૦૦	૦૫	૦૦
			સર્વે નં. ૨૭/પૈકી૩ અને ૨૭/પૈકી૬ ની વચ્ચે (સરકારી જમીન - સ્ટ્રીમ)		૦૦	૦૧	૩૦
			૨૭/પૈકી૬		૦૦	૦૮	૩૦
			૨૭/પૈકી૨/પૈકી૧		૦૦	૦૨	૦૦
			૨૮/પૈકી૧/પૈકી૧		૦૦	૧૦	૦૦
			૨૮/પૈકી૧/પૈકી૨				
			૨૮/પૈકી૨/પૈકી૧				
			૨૮/પૈકી૨/પૈકી૨				
			૨૮/પૈકી૩/પૈકી૧				
			૨૮/પૈકી૩/પૈકી૨				
			૨૮/પૈકી૩/પૈકી૩				
			સર્વે નં ૩૬ માં (સરકારી જમીન - સ્ટ્રીમ)		૦૦	૦૧	૨૧
			સર્વે નં. ૩૬ અને ૩૫/પૈકી૩ ની વચ્ચે (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૩	૩૦
			૩૫/પૈકી૩		૦૦	૦૩	૮૦
			૩૫/પૈકી૨		૦૦	૦૦	૫૦
			૩૪/પૈકી૨/પૈકી૧		૦૦	૦૫	૭૪
			૩૪/પૈકી૨/પૈકી૨				
			૩૪/પૈકી૨/પૈકી૩				
			૩૪/પૈકી૨/પૈકી૪				
			૩૧/પૈકી૧		૦૦	૦૪	૫૦
			૩૧/પૈકી૨				
			૩૧/પૈકી૩				
			૩૧/પૈકી૪				
			૩૧/પૈકી૫				
			૩૧/પૈકી૬				
			૩૧/પૈકી૭				
			૩૧/પૈકી૮				
			૩૧/પૈકી૯				
			૩૧/પૈકી૧૦				
			૩૧/પૈકી૧૧				
			સર્વે નં. ૩૧ માં (સરકારી જમીન - સ્ટ્રીમ)		૦૦	૦૧	૩૭
			૩૨/પૈકી૩		૦૦	૦૧	૨૦
			૩૨/પૈકી૧		૦૦	૦૩	૦૦

જાણી	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	ગીર ગઢડા	સનવાવ	૩૨/પૈકી૨		૦૦	૦૪	૪૦
		(ક્રમશઃ...)	૪૦/પૈકી૧		૦૦	૦૧	૦૦
			૪૦/પૈકી૨/પૈકી૧				
			૪૦/પૈકી૨/પૈકી૨				
			૪૦/પૈકી૩				
			૪૬/૧/પૈકી૨		૦૦	૦૧	૦૦
			૩૪૦/૧		૦૦	૦૨	૧૭
			૩૪૦/૨				
			૪૭/પૈકી૧		૦૦	૦૧	૨૦
			સર્વે નં. ૪૭/પૈકી૧ અને ૫૮ ની વચ્ચે (સરકારી જમીન - નદી)		૦૦	૦૪	૫૬
			૬૧/પૈકી૧		૦૦	૨૩	૬૫
			૭૩/પૈકી૧/પૈકી૧		૦૦	૦૭	૯૪
			૭૩/પૈકી૧/પૈકી૨				
			૭૩/પૈકી૨		૦૦	૧૮	૨૦
			૭૩/પૈકી૨/પૈકી૧				
			૭૫/પૈકી૧		૦૦	૫૮	૧૨
			૭૫/પૈકી૨				
			૭૫/પૈકી૩				
			૭૫/પૈકી૪				
			૭૫/પૈકી૫				
			૭૫/પૈકી૬				
			૭૫/પૈકી૬/પૈકી૧				
			૭૫/પૈકી૭				
			૭૫/પૈકી૮/પૈકી૧				
			૭૫/પૈકી૮/પૈકી૨				
			૭૫/પૈકી૯				
			૭૬/પૈકી૧		૦૦	૧૯	૮૭
			૭૬/પૈકી૨				
			૮૯/પૈકી૧		૦૦	૦૭	૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**  
સરકારના ઉપસચિવ

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JANUARY 13, 2020/ PAUSA 23, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> January, 2020.

**No. GU-2020-(08)-GPC-11-2019-2760-E-**, whereas by notification of the Government of Gujarat, Energy and Petrochemicals Department, Gandhinagar No. GU-2019-(07)-GPC-11-2019-2760-E, Dt. 06<sup>th</sup> Feb – 2019, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of laying the pipeline for transportation of Natural Gas.

And whereas, the copies of the said Gazette notification were made available to the public on 27.05.2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

Any further, in exercise of powers conferred by sub-section (4) of section 6 of the Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.-a Government of Gujarat undertaking) Gandhinagar free from all encumbrances.

By order and in the name of the Governor of Gujarat

**HITESH PATEL,**

Under Secretary to Government.



**SCHEDULE****State : Gujarat**

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Sarkhadi	278/P1				
			278/P2/P1		00	06	54
			278/P2/P2				
			279/P1				
			279/P2				
			279/P3		00	26	00
			279/P4				
			279/P5				
			280/1/P1				
			280/1/P2				
			280/1/P3		00	28	31
			280/2/P1/P1				
			280/2/P1/P2				
			280/2/P2				
			In Bet Suy. No. 280 & 270 (G/L Cart Track)		00	00	90
			270/1/P1				
			270/1/P2				
			270/1/P3		00	20	00
			270/2/P1				
			270/2/P2				
			270/3				
			269		00	19	88
			268/P1		00	25	63
			268/P2				
			267		00	20	93
			259		00	22	46
			260		00	15	69
			258/1/P1				
			258/1/P2		00	38	83
			258/P1				
			258/P2				
			In Bet. Suy No. 258 & 420 (G/L - Asp. Road)		00	03	35
			420/P1		00	19	19
			420/P2				
			422/P1				
			422/P2		00	05	39
			422/P3				
			426/1				
			426/2		00	00	40
			426/3/P1				
			426/3/P2				
			425/1				
			425/2/P1		00	38	06
			425/2/P2				
			425/2/P3				
			427/P1				
			427/P2				
			427/P3		00	32	62
			427/P4				
			427/P5				
			427/P6				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Sarkhadi	428/P1				
		(Contd.....)	428/P1/P1		00	24	90
			428/P2				
			432/1		00	01	62
			432/2				
			In Bet Suy. No. 432 & 191 (G/L Cart Track)		00	16	39
			191/P1				
			191/P2		00	18	64
			191/P3				
			190/P1		00	22	76
			190/P2				
			149		00	22	67
			150/P1				
			150/P2		00	21	04
			150/P3				
			188/1/P1				
			188/1/P2		00	03	42
			188/2				
			154		00	23	73
			152		00	30	07
			153/P1				
			153/P2		00	06	98
			In Bet. Suy No. 152 & 59 (G/L - Asp Road)		00	03	91
			59/1				
			59/2		00	40	45
			63/P1				
			63/P2		00	12	85
			63/P3				
			57/P1/P1				
			57/P1/P2		00	22	37
			57/P2/P1				
			57/P2/P2				
			In Bet. Suy No. 57 & 56 (G/L-Metalled Road)		00	01	25
			56		00	13	90
			49		00	00	40
			50		00	31	04
			47/P1				
			47/P2		00	01	49
			51/P1				
			51/P2		00	15	62
			46		00	15	56
			45/1		00	33	56
			44		00	05	98

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**  
Under Secretary to Government.

**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૩મી જાન્યુઆરી, ૨૦૨૦.

**ક્રમાંક : જયુ-૨૦૨૦-૦૮-જીપીસી-૧૧-૨૦૧૯-૨૭૬૦-ઈ:-** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૧૯-૦૭-જીપીસી-૧૧-૨૦૧૯-૨૭૬૦-ઈ, તારીખ ૦૬-ફેબ્રુઆરી-૨૦૧૯ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઈશાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિદ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૨૭.૦૫.૨૦૧૯ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટાકલમ - ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિદ્ધ થાય તે તારીખ થી પ્રાપ્ત થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**

સરકારના ઉપસચિવ.

અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	સરખડી	૨૭૮/પૈ૧		૦૦	૦૬	૫૪
			૨૭૮/પૈ૨/પૈ૧				
			૨૭૮/ પૈ૨/પૈ૨				
			૨૭૮/પૈ૧				
			૨૭૮/પૈ૨		૦૦	૨૬	૦૦
			૨૭૮/પૈ૩				
			૨૭૮/પૈ૪				
			૨૭૮/પૈ૫				
			૨૮૦/૧/પૈ૧		૦૦	૨૮	૩૧
			૨૮૦/૧/પૈ૨				
			૨૮૦/૧/પૈ૩				
			૨૮૦/૨/પૈ૧/પૈ૧				
			૨૮૦/૨/પૈ૧/પૈ૨		૦૦	૦૦	૮૦
			૨૮૦/૨/પૈ૨				
			સર્વે નં. ૨૮૦ અને ૨૭૦ (સરકારી જમીન ગાડા માર્ગ)				
			૨૭૦/૧/પૈ૧		૦૦	૨૦	૦૦
			૨૭૦/૧/પૈ૨				
			૨૭૦/૧/પૈ૩				
			૨૭૦/૨/પૈ૧				
			૨૭૦/૨/પૈ૨				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૨૭૦/૩				
ગીર સોમનાથ	કોડીનાર	સરખડી	૨૬૮		૦૦	૧૮	૮૮
		(ક્રમશઃ)	૨૬૮/પૈ૧		૦૦	૨૫	૬૩
			૨૬૮/પૈ૨				
			૨૬૭		૦૦	૨૦	૮૩
			૨૫૮		૦૦	૨૨	૪૬
			૨૬૦		૦૦	૧૫	૬૮
			૨૫૮/૧/પૈ૧		૦૦	૩૮	૮૩
			૨૫૮/૧/પૈ૨				
			૨૫૮/પૈ૧				
			૨૫૮/પૈ૨				
			સર્વે નં. ૨૫૮ અને ૪૨૦ની વચ્ચે (સરકારી જમીન અસ્ફાલ્ટેડ રોડ)		૦૦	૦૩	૩૫
			૪૨૦/પૈ૧		૦૦	૧૮	૧૮
			૪૨૦/પૈ૨				
			૪૨૨/પૈ૧		૦૦	૦૫	૩૮
			૪૨૨/પૈ૨				
			૪૨૨/પૈ૩				
			૪૨૬/૧		૦૦	૦૦	૪૦
			૪૨૬/૨				
			૪૨૬/૩/પૈ૧				
			૪૨૬/૩/પૈ૨				
			૪૨૫/૧		૦૦	૩૮	૦૬
			૪૨૫/૨/પૈ૧				
			૪૨૫/૨/પૈ૨				
			૪૨૫/૨/પૈ૩				
			૪૨૭/પૈ૧		૦૦	૩૨	૬૨
			૪૨૭/પૈ૨				
			૪૨૭/પૈ૩				
			૪૨૭/પૈ૪				
			૪૨૭/પૈ૫				
			૪૨૭/પૈ૬				
			૪૨૮/પૈ૧		૦૦	૨૪	૮૦
			૪૨૮/પૈ૧/પૈ૧				
			૪૨૮/પૈ૨				
			૪૩૨/૧		૦૦	૦૧	૬૨
			૪૩૨/૨				
			સર્વે નં. ૪૩૨ અને ૧૮૧ ની વચ્ચે (સરકારી જમીન ગાડા માર્ગ)		૦૦	૧૬	૩૮
			૧૮૧/પૈ૧		૦૦	૧૮	૬૪
			૧૮૧/પૈ૨				
			૧૮૧/પૈ૩				
			૧૮૦/પૈ૧		૦૦	૨૨	૭૬
			૧૮૦/પૈ૨				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૧૪૯		૦૦	૨૨	૬૭
			૧૫૦/પૈ૧		૦૦	૨૧	૦૪
			૧૫૦/પૈ૨				
			૧૫૦/પૈ૩				
ગીર સોમનાથ	કોડીનાર	સરખડી	૧૮૮/૧/પૈ૧		૦૦	૦૩	૪૨
		(ક્રમશઃ)	૧૮૮/૧/પૈ૨				
			૧૮૮/૨				
			૧૫૪		૦૦	૨૩	૭૩
			૧૫૨		૦૦	૩૦	૦૭
			૧૫૩/પૈ૧		૦૦	૦૬	૯૮
			૧૫૩/પૈ૨				
			સર્વે નં. ૧૫૨ અને ૫૮ની વચ્ચે (સરકારી જમીન અસ્ફાલ્ટેડ રોડ)		૦૦	૦૩	૯૧
			૫૮/૧		૦૦	૪૦	૪૫
			૫૮/૨				
			૬૩/પૈ૧		૦૦	૧૨	૮૫
			૬૩/પૈ૨				
			૬૩/પૈ૩				
			૫૭/પૈ૧/પૈ૧		૦૦	૨૨	૩૭
			૫૭/પૈ૧/પૈ૨				
			૫૭/પૈ૨/પૈ૧				
			૫૭/પૈ૨/પૈ૨				
			સર્વે નં. ૫૭ અને ૫૬ ની વચ્ચે (સરકારી જમીન મેટલ માર્ગ)		૦૦	૦૧	૨૫
			૫૬		૦૦	૧૩	૯૦
			૪૯		૦૦	૦૦	૪૦
			૫૦		૦૦	૩૧	૦૪
			૪૭/પૈ૧		૦૦	૦૧	૪૯
			૪૭/પૈ૨				
			૫૧/પૈ૧		૦૦	૧૫	૬૨
			૫૧/પૈ૨				
			૪૬		૦૦	૧૫	૫૬
			૪૫/૧		૦૦	૩૩	૫૬
			૪૪		૦૦	૦૫	૯૮

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

હિતેશ પટેલ,  
સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JANUARY 13, 2020 / PAUSA 23, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> January, 2020.

**No. GU-2020-(09)-GPC-11-2019-2760-E-**, whereas by notification of the Government of Gujarat, Energy and Petrochemicals Department, Gandhinagar No. GU-2019-(07)-GPC-11-2019-2760-E, Dt. 06<sup>th</sup> Feb-2019, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of laying the pipeline for transportation of Natural Gas.

And whereas, the copies of the said Gazette notification were made available to the public on 27.05.2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

Any further, in exercise of powers conferred by sub-section (4) of section 6 of the Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.-a Government of Gujarat undertaking) Gandhinagar free from all encumbrances.

By order and in the name of the Governor of Gujarat

**HITESH PATEL,**

Under Secretary to Government.

**SCHEDULE****State: Gujarat**

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Bodva	23	72	00	00	50
			16	64	00	06	02
			17	65	00	18	61
			21/P2	70	00	22	30
			7/P2	42	00	16	45
			7/P1	41	00	29	21
Gir Somnath	Kodinar	Jithala	134	259	00	08	71
			135/P2	261	00	14	72
			136/P3	264	00	16	45
			136/P1	262	00	24	01
			137/P1	265	00	11	23
			137/P2	266	00	21	32
			156	317	00	04	86
			43	67	00	24	76
			43/P1	68	00	01	42
			46	76	00	27	74
			46/P1	77	00	15	55
			47/P1	78	00	15	57
			47/P2	79	00	15	78
			53/P1/P2	88	00	14	79
			48	80	00	01	23
			49/P3	83	00	01	61
			53/P1/P3	89	00	13	91
			53/P3	91	00	31	29
			87/P1		00	92	60
			87/P2				
			87/P3				
			87/P4				
			87/P5				
			87/P6				
			87/P7				
			87/P8				
			87/P9				
			87/P10				
			87/P11				
			87/P12				
			87/P13				
Gir Somnath	Gir Gadhada	Bodidar	282/P1		00	53	63
			282/P2				
			282/P3				
			282/P4				
			282/P5				
			282/P6				
			282/P7				
			282/P8				
			284/P1/P1				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Bodidar	284/P1/P2		00	23	30
		(Contd....)	284/P2				
			284/P3/P1				
			284/P3/P2				
			284/P3/P3				
			284/P3/P4				
			In Bet.Suy No. 284 & 288 (G/L -Road)		00	04	54
			288		00	15	49
			In Bet.Suy No. 288 & 287 (G/L -Asp.Road)		00	02	41
			287/P1		00	12	33
			287/P2				
			287/P3				
			In Bet.Suy No. 287 & 289 (G/L -Nala)		00	03	13
			289/P1		00	13	05
			289/P2				
			289/P3/P1				
			289/P3/P2				
			289/P4				
			292/P1		00	47	60
			292/P2				
			292/P3				
			292/4				
			292/P5				
			292/P6				
			290/P1		00	50	28
			290/P2				
			290/P3				
			290/P4				
			290/P5				
			290/P6				
			290/P7				
			300/P1		00	19	99
			300/P2				
			300/P3				
			300/P4				
			300/P5				
			300/P6				
			301/P1		00	30	26
			301/P2				
			302/P1		00	06	76
			302/P2		00	29	99
			303				
			309/P1				
			309/P2		00	28	68
			309/P3				
			310/P1		00	28	68



Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Gir Gadhada	Bodidar	310/P2				
		(Contd....)	310/P3				
			311/P1				
			311/P2		00	01	92
			311/P3				
			311/P4				
			314/P1/P1				
			314/P1/P2		00	29	62
			314/P2				
			314/P3				
			314/P4				
			314/P5				
			315/P1		00	34	06
			315/P2				
			321/P1				
			321/P2/P1		00	35	68
			321/P2/P2				
			321/P3				
			321/P4				
			320/P1		00	30	72
			320/P2				
			356/P1		00	32	36
			356/P2				
			357/P1		00	23	28
			357/P2				
Gir Somnath	Kodinar	Adavi	In Bet V.B. & Nala (G/L)	694	00	22	96
			In Bet G.L & Suy No. 83/P4/P2 (G/L - Nala)	697	00	01	20
			83/P4/P2	134	00	20	22
			83/P3	132	00	02	95
			82	128	00	05	69
			82/1	129	00	28	61
Gir Somnath	Kodinar	Fafani Nani	90		00	57	79
			In Bet. Suy No. 90 & 95 (G/L- Nala)		00	02	34
			95/P1				
			95/P2		00	25	24
			95/P3				
			95/P4				
			97/1/P1				
			97/1/P1/P1				
			97/1/P2/P1		00	22	52
			97/1/P2/P2				
			97/2/P1				
			97/2/P2				
			97/2/P3				
			96		00	36	75

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Fafani Nani	100/P1/P1		00	05	13
		(Contd....)	100/P1/P2				
			100/P1/P3				
			100/P1/P4				
			100/P1/P5				
			100/P1/P6				
			100/P1/P7				
			100/P2		00	58	32
			101/1				
			101/2/P1				
			101/2/P2				
			101/3/P1				
			101/3/P2				
			101/4		00	02	85
			In Bet. Suy No. 101 & 111 (G/L-Asp. Road)				
			111/1/P1/P1		00	39	35
			111/1/P1/P2				
			111/1/P1/P3				
			111/1/P1/P4				
			111/1/P1/P5				
			111/1/P2				
			111/2/P1				
			111/2/P2				
			111/2/P3				
			111/3/P1				
			111/3/P2				
			111/3/P3				
			114/1/P1		00	66	79
			114/1/P2				
			114/2/P1				
			114/2/P2				
			114/2/P3				
			114/2/P4		00	42	78
			122/P1				
			122/P2				
			122/P3				
			122/P3/P1				
			122/P4				
			122/P4/P1				
			122/P5				
			122/P5/P1				
			122/P6				
			122/P6/P1				
			123/P1		00	33	29
			123/P2		00	08	46
			124/P1				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Fafani Nani	124/P2				
		(Contd....)	In Bet. Suy No. 124 & 132 (G/L -Drain)		00	03	83
			132		00	29	66
			131		00	07	73
			129/P1		00	54	53
			129/P2				
Gir Somnath	Kodinar	Velva	191/P1		00	18	63
			191/P2		00	17	89
			190/P1				
			190/P2				
			190/P3				
			190/P4		00	19	73
			188/P1				
			188/P2		00	13	42
			184/1/P1				
			184/1/P2				
			184/2				
			184/2/P1		00	10	19
			185				
			182/P1/P1				
			182/P1/P2				
			182/P2/P1		00	01	13
			182/P2/P1/P1				
			182/P2/P2				
			181		00	28	64
			180/P1		00	14	20
			180/P2		00	00	40
			179		00	05	67
			In Bet. Suy No. 179 & V.B (G/L -River)		00	02	19
Gir Somnath	Kodinar	Malgam	In Bet. V.B. & Suy No. 184 (G/L -River)		00	02	19
			184		00	28	65
			184/P1				
			184/P2		00	36	71
Gir Somnath	Kodinar	Malgam	185/P1				
		(Contd....)	185/P2		00	09	12
			In Bet. Suy No. 185 & 183 (G/L-Kotar)				
			183/P2		00	03	32
			183/P4				
			182/P1		00	28	72
			182/P2				
			182/P3				
			190/1		00	42	15
			190/2				
			190/3				
			170/P1		00	17	89

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Malgam	170/P2				
		(Contd....)	170/P3				
			191/P1				
			191/P2		00	04	15
			191/P3				
			169		00	22	74
			168/P1				
			168/P1/P1		00	06	25
			168/P1/P2				
			168/P2				
			In Bet. Suy No. 168 & 143 (G/L -Asp. Road)		00	11	54
			143/P1/P1/P1/P1				
			143/P1/P1/P1/ P1/ P1				
			143/P1/P1/P1/ P2				
			143/P1/P1/P1/ P2/P1				
			143/P1/P1/P2		00	09	77
			143/P1/P1/P2/ P1				
			143/P1/P2				
			143/P1/P2/P1				
			143/P2				
			142				
			142/P1		00	01	30
			142/P2				
			144/P1				
			144/P2/P1		00	41	84
			144/P2/P2				
			145/P1				
			145/P2		00	37	17
			149/1/P1/P1				
			149/1/P1/P2				
			149/1/P1/P3				
			149/1/P2				
			149/1/P1/P2/P1		00	56	95
			149/2/P1/P1				
			149/2/P1/P2				
			149/2/P2				
			125		00	29	59
			125/P1				
			124/1/P1				
			124/1/P1/P1				
			124/1/P2/P1				
			124/1/P2/P2		00	49	48
			124/1/P3				
			124/1/P4				
			124/2				
			124/3				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Malgam	124/4				
		(Contd....)	121/1/P1		00	06	51
			121/1/P2				
			121/1/P3				
			121/1/P4				
			121/2/P1/P1				
			121/2/P1/P2				
			121/2/P2		00	52	90
			120/P1				
			120/P2				
			120/P3				
			120/P4				
			120/P5				
			110/P1/P1		01	03	46
			110/P1/P2				
			110/P2/P1				
			110/P2/P2				
			110/P3				
			110/P4				
			110/P5				
			110/P6				
			110/P7				
			110/P8				
			110/P9				
			110/P10				
			110/P11				
Gir Somnath	Kodinar	Jantrakhadi	42/P1		00	25	77
			42/P2				
			42/P3				
			42/P4				
			28/P1		00	14	06
			28/P2				
Gir Somnath	Kodinar	Pipalva Bavana	40/P1		00	19	56
			40/P2				
			41/P1		00	19	25
			41/P2				
			42/P1		00	28	67
			42/P2				
Gir Somnath	Kodinar	Pipalva Bavana	36/1		00	27	43
		(Contd....)	36/2/P1				
			36/2/P2				
			43/P1		00	22	88
			43/P2				
			43/P3				
			44		00	33	30
			27		00	14	32

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Pipalva Bavana	49/P1/P1		00	14	42
		(Contd....)	49/P1/P2				
			49/2				
			50/P1		00	17	44
			50/P1/P1				
			50/P2				
			52/P1		00	30	03
			54/5/P1		00	00	40
			54/5/P2				
			54/P1		00	41	98
			54/1/P2				
			54/2/P1		00	07	05
			54/2/P2				
			54/2/P3				
			54/2/P4				
			54/2/P5				
			54/3/P1				
			54/3/P1/P1				
			54/4/P1				
			54/4/P2				
			53/P1		00	09	21
			53/P2				
			53/P3				
			In Bet. Suy No. 53 & 59 (G/L -Asp. Road)		00	04	03
			59/P1		00	57	84
			59/P2				
			59/2/P6/P1				
			59/2/P6/P2				
			59/P3				
			59/P4				
			59/P5				
			59/P7				
			59/P8				
			59/P9				
			58/P1		00	00	40
			58/P2				
			58/2/P3				
			73/P1		00	32	20
			73/P2				
			73/P3				
			74/P1		00	22	25
			74/P2				
			78/P1		00	01	46
			78/P2				
			78/P3/P1				
			78/P3/P2				

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Pipalva Bavana	78/P3/P3				
		(Contd....)	205/P1		00	20	57
			205/P2				
			76/P1		00	33	39
			76/P2				
			75/P1		00	15	34
			75/P2				
			75/P3				
			75/P4				
			75/P5				
			75/P6				
			75/P7				
			75/P8				
			75/P9/P1				
			75/P9/P2				
			75/P10				
			75/P11				
			75/P12/P1				
			75/P12/P2				
			75/P12/P3				
			In Bet. Suy No. 75 & 84 (G/L -Metalled Road)		00	03	15
			84/P1		00	08	48
			84/P2				
Gir Somnath	Kodinar	Malshram	204		00	13	90
			203		00	29	27
			202/P1		00	01	47
			202/P2				
			201/P1		00	38	01
			201/P1/P1				
			201/P2		00	28	70
			199/P1				
			199/P2				
			199/P3				
			199/P4		00	04	74
			199/P4/P1				
			198/P1				
			198/P2				
			198/P3				

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**  
Under Secretary to Government.

## ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

## જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી જાન્યુઆરી, ૨૦૨૦.

**ક્રમાંક : જીયુ-૨૦૨૦-૦૯-જીપીસી-૧૧-૨૦૧૯-૨૭૬૦-ઈ:-** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જીયુ-૨૦૧૯-૦૭-જીપીસી-૧૧-૨૦૧૯-૨૭૬૦-ઈ, તારીખ ૦૬-ફેબ્રુઆરી-૨૦૧૯ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઘરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિદ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૨૭.૦૫.૨૦૧૯ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટા કલમ - ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિદ્ધ થાય તે તારીખ થી પ્રાપ્ત થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**

સરકારના ઉપસચિવ.

## અનુસૂચિ

રાજ્ય: ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	બોડવા	૨૩	૭૨	૦૦	૦૦	૫૦
			૧૬	૬૪	૦૦	૦૬	૦૨
			૧૭	૬૫	૦૦	૧૮	૨૧
			૨૧/પૈ૨	૭૦	૦૦	૨૨	૩૦
			૭/પૈ૨	૪૨	૦૦	૧૬	૪૫
			૭/પૈ૧	૪૧	૦૦	૨૮	૨૧
ગીર સોમનાથ	કોડીનાર	જથલા	૧૩૪	૨૫૮	૦૦	૦૮	૭૧
			૧૩૫/પૈ૨	૨૬૧	૦૦	૧૪	૭૨
			૧૩૬/પૈ૩	૨૬૪	૦૦	૧૬	૪૫
			૧૩૬/પૈ૧	૨૬૨	૦૦	૨૪	૦૧
			૧૩૭/પૈ૧	૨૬૫	૦૦	૧૧	૨૩
			૧૩૭/પૈ૨	૨૬૬	૦૦	૨૧	૩૨
			૧૫૬	૩૧૭	૦૦	૦૪	૮૬
			૪૩	૬૭	૦૦	૨૪	૭૬
			૪૩/પૈ૧	૬૮	૦૦	૦૧	૪૨
			૪૬	૭૬	૦૦	૨૭	૭૪
			૪૬/પૈ૧	૭૭	૦૦	૧૫	૫૫
			૪૭/પૈ૧	૭૮	૦૦	૧૫	૫૭
			૪૭/પૈ૨	૭૯	૦૦	૧૫	૭૮



જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૫૩/૫૧/૫૨	૮૮	૦૦	૧૪	૭૯
ગીર સોમનાથ	કોડીનાર	જીથલા (કમશ:)	૪૮	૮૦	૦૦	૦૧	૨૩
			૪૯/૫૩	૮૩	૦૦	૦૧	૬૧
			૫૩/૫૧/૫૩	૮૯	૦૦	૧૩	૯૧
			૫૩/૫૩	૯૧	૦૦	૩૧	૨૯
ગીર સોમનાથ	ગીર ગઢડા	સોનપરા	૮૭/૫૧		૦૦	૯૨	૬૦
			૮૭/૫૨				
			૮૭/૫૩				
			૮૭/૫૪				
			૮૭/૫૫				
			૮૭/૫૬				
			૮૭/૫૭				
			૮૭/૫૮				
			૮૭/૫૯				
			૮૭/૫૧૦				
			૮૭/૫૧૧				
			૮૭/૫૧૨				
			૮૭/૫૧૩				
ગીર સોમનાથ	ગીર ગઢડા	બોડીદર	૨૮૨/૫૧		૦૦	૫૩	૬૩
			૨૮૨/૫૨				
			૨૮૨/૫૩				
			૨૮૨/૫૪				
			૨૮૨/૫૫				
			૨૮૨/૫૬				
			૨૮૨/૫૭				
			૨૮૨/૫૮				
			૨૮૪/૫૧/૫૧		૦૦	૨૩	૩૦
			૨૮૪/૫૧/૫૨				
			૨૮૪/૫૨				
			૨૮૪/૫૩/૫૧				
			૨૮૪/૫૩/૫૨				
			૨૮૪/૫૩/૫૩				
			૨૮૪/૫૩/૫૪				
			સર્વે નં.૨૮૪ અને ૨૮૮ની વચ્ચે (સરકારી જમીન-રોડ)		૦૦	૦૪	૫૪
			૨૮૮		૦૦	૧૫	૪૯
			સર્વે નં.૨૮૮ અને ૨૮૭ની વચ્ચે (સરકારી જમીન-અસ્ફાલ્ટેડ રોડ)		૦૦	૦૨	૪૧
			૨૮૭/૫૧		૦૦	૧૨	૩૩
			૨૮૭/૫૨				
			૨૮૭/૫૩				
			સર્વે નં.૨૮૭ અને ૨૮૮ની વચ્ચે (સરકારી જમીન-નાળા)		૦૦	૦૩	૧૩

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૨૮૯/પૈ૧		૦૦	૧૩	૦૫
			૨૮૯/પૈ૨				
			૨૮૯/પૈ૩/પૈ૧				
ગીર સોમનાથ	ગીર ગઢડા	બોડીદર (કમશા:)	૨૮૯/પૈ૩/પૈ૨				
			૨૮૯/પૈ૪		૦૦	૪૭	૬૦
			૨૮૨/પૈ૧				
			૨૮૨/પૈ૨				
			૨૮૨/પૈ૩				
			૨૮૨/૪				
			૨૮૨/પૈ૫				
			૨૮૨/પૈ૬		૦૦	૫૦	૨૮
			૨૮૦/પૈ૧				
			૨૮૦/પૈ૨				
			૨૮૦/પૈ૩				
			૨૮૦/પૈ૪				
			૨૮૦/પૈ૫				
			૨૮૦/પૈ૬				
			૨૮૦/પૈ૭		૦૦	૧૮	૮૮
			૩૦૦/પૈ૧				
			૩૦૦/પૈ૨				
			૩૦૦/પૈ૩				
			૩૦૦/પૈ૪				
			૩૦૦/પૈ૫				
			૩૦૦/પૈ૬		૦૦	૩૦	૨૬
			૩૦૧/પૈ૧				
			૩૦૧/પૈ૨		૦૦	૦૬	૭૬
			૩૦૨/પૈ૧				
			૩૦૨/પૈ૨		૦૦	૧૦	૦૩
			૩૦૩				
			૩૦૮/પૈ૧		૦૦	૨૮	૮૮
			૩૦૮/પૈ૨				
			૩૦૮/પૈ૩				
			૩૧૦/પૈ૧		૦૦	૨૮	૬૮
			૩૧૦/પૈ૨				
			૩૧૦/પૈ૩				
			૩૧૧/પૈ૧		૦૦	૦૧	૮૨
			૩૧૧/પૈ૨				
			૩૧૧/પૈ૩				
			૩૧૧/પૈ૪				
			૩૧૪/પૈ૧/પૈ૧		૦૦	૨૮	૬૨
			૩૧૪/પૈ૧/પૈ૨				
			૩૧૪/પૈ૨				
			૩૧૪/પૈ૩				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૩૧૪/પૈ૪				
			૩૧૪/પૈ૫				
			૩૧૫/પૈ૧		૦૦	૩૪	૦૬
			૩૧૫/પૈ૨				
			૩૨૧/પૈ૧				
ગીર સોમનાથ	ગીર ગઢડા	બોડીદર (કમશ:)	૩૨૧/પૈ૨/પૈ૧		૦૦	૩૫	૬૮
			૩૨૧/પૈ૨/પૈ૨				
			૩૨૧/પૈ૩				
			૩૨૧/પૈ૪				
			૩૨૦/પૈ૧		૦૦	૩૦	૭૨
			૩૨૦/પૈ૨				
			૩૫૬/પૈ૧		૦૦	૩૨	૩૬
			૩૫૬/પૈ૨				
			૩૫૭/પૈ૧		૦૦	૨૩	૨૮
			૩૫૭/પૈ૨				
ગીર સોમનાથ	કોડીનાર	અડવી	ગામનો સીમાડો અને નાળાની વચ્ચે (સરકારી જમીન)	૬૮૪	૦૦	૨૨	૮૬
			સરકારી જમીન અને સર્વે નં.૮૩/પૈ૪/પૈ૨ની વચ્ચે (સરકારી જમીન - નાળા)	૬૮૭	૦૦	૦૧	૨૦
			૮૩/પૈ૪/પૈ૨	૧૩૪	૦૦	૨૦	૨૨
			૮૩/પૈ૩	૧૩૨	૦૦	૦૨	૮૫
			૮૨	૧૨૮	૦૦	૦૫	૬૮
			૮૨/૧	૧૨૮	૦૦	૨૮	૬૧
ગીર સોમનાથ	કોડીનાર	ફાફણી નાની	૮૦		૦૦	૫૭	૭૮
			સર્વે નં. ૮૦ અને ૮૫ વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૨	૩૪
			૮૫/પૈ૧		૦૦	૨૫	૨૪
			૮૫/પૈ૨				
			૮૫/પૈ૩				
			૮૫/પૈ૪				
			૮૭/૧/પૈ૧		૦૦	૨૨	૫૨
			૮૭/૧/પૈ૧/પૈ૧				
			૮૭/૧/પૈ૨/પૈ૧				
			૮૭/૧/પૈ૨/પૈ૨				
			૮૭/૨/પૈ૧				
			૮૭/૨/પૈ૨				
			૮૭/૨/પૈ૩				
			૮૬		૦૦	૩૬	૭૫
			૧૦૦/પૈ૧/પૈ૧		૦૦	૦૫	૧૩
			૧૦૦/પૈ૧/પૈ૨				
			૧૦૦/પૈ૧/પૈ૩				
			૧૦૦/પૈ૧/પૈ૪				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૧૦૦/પૈ૧/પૈ૫				
			૧૦૦/પૈ૧/પૈ૬				
			૧૦૦/પૈ૧/પૈ૭				
			૧૦૦/પૈ૨				
			૧૦૧/૧				
			૧૦૧/૨/પૈ૧				
			૧૦૧/૨/પૈ૨				
ગીર સોમનાથ	કોડીનાર	ફાફણી નાની (ક્રમશઃ)	૧૦૧/૩/પૈ૧		૦૦	૫૮	૩૨
			૧૦૧/૩/પૈ૨				
			૧૦૧/૪				
			સર્વે નં.૧૦૧ અને ૧૧૧ ની વચ્ચે (સરકારી જમીન-અસ્ફાલ્ટેડ રોડ)		૦૦	૦૨	૮૫
			૧૧૧/૧/પૈ૧/પૈ૧				
			૧૧૧/૧/પૈ૧/પૈ૨				
			૧૧૧/૧/પૈ૧/પૈ૩				
			૧૧૧/૧/પૈ૧/પૈ૪				
			૧૧૧/૧/પૈ૧/પૈ૫				
			૧૧૧/૧/પૈ૨				
			૧૧૧/૨/પૈ૧				
			૧૧૧/૨/પૈ૨				
			૧૧૧/૨/પૈ૩				
			૧૧૧/૩/પૈ૧				
			૧૧૧/૩/પૈ૨				
			૧૧૧/૩/પૈ૩				
			૧૧૪/૧/પૈ૧				
			૧૧૪/૧/પૈ૨				
			૧૧૪/૨/પૈ૧				
			૧૧૪/૨/પૈ૨				
			૧૧૪/૨/પૈ૩				
			૧૧૪/૨/પૈ૪				
			૧૨૨/પૈ૧				
			૧૨૨/પૈ૨				
			૧૨૨/પૈ૩				
			૧૨૨/પૈ૩/પૈ૧				
			૧૨૨/પૈ૪				
			૧૨૨/પૈ૪/પૈ૧				
			૧૨૨/પૈ૫				
			૧૨૨/પૈ૫/પૈ૧				
			૧૨૨/પૈ૬				
			૧૨૨/પૈ૬/પૈ૧				
			૧૨૩/પૈ૧				
			૧૨૩/પૈ૨		૦૦	૩૩	૨૮

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૧૨૪/પૈ૧		૦૦	૦૮	૪૬
			૧૨૪/પૈ૨				
			સર્વે નં.૧૨૪ અને ૧૩૨ની વચ્ચે (સરકારી જમીન ટ્રેઈન)		૦૦	૦૩	૮૩
			૧૩૨		૦૦	૨૮	૬૬
			૧૩૧		૦૦	૦૭	૭૩
			૧૨૮/પૈ૧		૦૦	૫૪	૫૩
			૧૨૮/પૈ૨				
ગીર સોમનાથ	કોડીનાર	વેળવા	૧૮૧/પૈ૧		૦૦	૧૮	૬૩
			૧૮૧/પૈ૨				
ગીર સોમનાથ	કોડીનાર	વેળવા (ક્રમશઃ)	૧૮૦/પૈ૧		૦૦	૧૭	૮૮
			૧૮૦/પૈ૨				
			૧૮૦/પૈ૩				
			૧૮૦/પૈ૪				
			૧૮૮/પૈ૧		૦૦	૧૮	૭૩
			૧૮૮/પૈ૨				
			૧૮૪/૧/પૈ૧		૦૦	૧૩	૪૨
			૧૮૪/૧/પૈ૨				
			૧૮૪/૨				
			૧૮૪/૨/પૈ૧				
			૧૮૫		૦૦	૧૦	૧૮
			૧૮૨/પૈ૧/પૈ૧		૦૦	૦૧	૧૩
			૧૮૨/પૈ૧/પૈ૨				
			૧૮૨/પૈ૨/પૈ૧				
			૧૮૨/પૈ૨/પૈ૧/પૈ૧				
			૧૮૨/પૈ૨/પૈ૨				
			૧૮૧		૦૦	૨૮	૬૪
			૧૮૦/પૈ૧		૦૦	૧૪	૨૦
			૧૮૦/પૈ૨				
			૧૭૯		૦૦	૦૦	૪૦
			સર્વે નં.૧૭૯ અને ગામનો સીમાડો વચ્ચે (સરકારી જમીન - નદી)		૦૦	૦૫	૬૭
ગીર સોમનાથ	કોડીનાર	માલગામ	ગામનો સીમાડો અને સર્વે નં.૧૮૪ વચ્ચે (સરકારી જમીન - નદી)		૦૦	૦૨	૧૮
			૧૮૪		૦૦	૨૮	૬૫
			૧૮૪/પૈ૧				
			૧૮૪/પૈ૨				
			૧૮૫/પૈ૧		૦૦	૩૬	૭૧
			૧૮૫/પૈ૨				
			સર્વે નં.૧૮૫ અને ૧૮૩ વચ્ચે (સરકારી જમીન - કોતર)		૦૦	૦૮	૧૨
			૧૮૩/પૈ૨		૦૦	૦૩	૩૨
			૧૮૩/પૈ૪				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૧૮૨/પૈ૧				
			૧૮૨/પૈ૨		૦૦	૨૮	૭૨
			૧૮૨/પૈ૩				
			૧૮૦/૧				
			૧૮૦/૨		૦૦	૪૨	૧૫
			૧૮૦/૩				
			૧૭૦/પૈ૧		૦૦	૧૭	૮૮
			૧૭૦/પૈ૨				
			૧૭૦/પૈ૩				
			૧૮૧/પૈ૧		૦૦	૦૪	૧૫
			૧૮૧/પૈ૨				
			૧૮૧/પૈ૩				
ગીર સોમનાથ	કોડીનાર	માલગામ (ક્રમશઃ)	૧૬૮		૦૦	૨૨	૭૪
			૧૬૮/પૈ૧				
			૧૬૮/પૈ૧/પૈ૧		૦૦	૦૬	૨૫
			૧૬૮/પૈ૧/પૈ૨				
			૧૬૮/પૈ૨				
			સર્વે નં.૧૬૮ અને ૧૪૩ ની વચ્ચે (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૧૧	૫૪
			૧૪૩/પૈ૧/પૈ૧/પૈ૧/પૈ૧				
			૧૪૩/પૈ૧/પૈ૧/પૈ૧/પૈ૧/પૈ૧				
			૧૪૩/પૈ૧/પૈ૧/પૈ૧/ /પૈ૨				
			૧૪૩/પૈ૧/પૈ૧/પૈ૧/પૈ૨/પૈ૧				
			૧૪૩/પૈ૧/પૈ૧/પૈ૨		૦૦	૦૮	૭૭
			૧૪૩/પૈ૧/પૈ૧/પૈ૨/ /પૈ૧				
			૧૪૩/પૈ૧/પૈ૨				
			૧૪૩/પૈ૧/પૈ૨/પૈ૧				
			૧૪૩/પૈ૨				
			૧૪૨				
			૧૪૨/પૈ૧		૦૦	૦૧	૩૦
			૧૪૨/પૈ૨				
			૧૪૪/પૈ૧				
			૧૪૪/પૈ૨/પૈ૧		૦૦	૪૧	૮૪
			૧૪૪/પૈ૨/પૈ૨				
			૧૪૫/પૈ૧		૦૦	૩૭	૧૭
			૧૪૫/પૈ૨				
			૧૪૮/૧/પૈ૧/પૈ૧				
			૧૪૮/૧/પૈ૧/પૈ૨				
			૧૪૮/૧/પૈ૧/પૈ૩		૦૦	૫૬	૮૫
			૧૪૮/૧/પૈ૨				
			૧૪૮/૧/પૈ૧/પૈ૨/પૈ૧				
			૧૪૮/૨/પૈ૧/પૈ૧				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૧૪૯/૨/પૈ૧/પૈ૨				
			૧૪૯/૨/પૈ૨				
			૧૨૫				
			૧૨૫/પૈ૧		૦૦	૨૯	૫૯
			૧૨૪/૧/પૈ૧				
			૧૨૪/૧/પૈ૧/પૈ૧				
			૧૨૪/૧/પૈ૨/પૈ૧				
			૧૨૪/૧/પૈ૨/પૈ૨				
			૧૨૪/૧/પૈ૩		૦૦	૪૯	૪૮
			૧૨૪/૧/પૈ૪				
			૧૨૪/૨				
			૧૨૪/૩				
			૧૨૪/૪				
			૧૨૧/૧/પૈ૧				
			૧૨૧/૧/પૈ૨				
ગીર સોમનાથ	કોડીનાર	માલગામ (ક્રમશઃ)	૧૨૧/૧/પૈ૩		૦૦	૦૬	૫૧
			૧૨૧/૧/પૈ૪				
			૧૨૧/૨/પૈ૧/પૈ૧				
			૧૨૧/૨/પૈ૧/પૈ૨				
			૧૨૧/૨/પૈ૨				
			૧૨૦/પૈ૧				
			૧૨૦/પૈ૨		૦૦	૫૨	૯૦
			૧૨૦/પૈ૩				
			૧૨૦/પૈ૪				
			૧૨૦/પૈ૫				
			૧૧૦/પૈ૧/પૈ૧				
			૧૧૦/પૈ૧/પૈ૨				
			૧૧૦/પૈ૨/પૈ૧				
			૧૧૦/પૈ૨/પૈ૨				
			૧૧૦/પૈ૩				
			૧૧૦/પૈ૪		૦૧	૦૩	૪૬
			૧૧૦/પૈ૫				
			૧૧૦/પૈ૬				
			૧૧૦/પૈ૭				
			૧૧૦/પૈ૮				
			૧૧૦/પૈ૯				
			૧૧૦/પૈ૧૦				
			૧૧૦/પૈ૧૧				
ગીર સોમનાથ	કોડીનાર	જંત્રાખડી	૪૨/પૈ૧		૦૦	૨૫	૭૭
			૪૨/પૈ૨				
			૪૨/પૈ૩				
			૪૨/પૈ૪				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૨૮/પૈ૧		૦૦	૧૪	૦૬
			૨૮/પૈ૨				
ગીર સોમનાથ	કોડીનાર	પીપળવા બાવાના	૪૦/પૈ૧		૦૦	૧૮	૫૬
			૪૦/પૈ૨				
			૪૧/પૈ૧		૦૦	૧૮	૨૫
			૪૧/પૈ૨				
			૪૨/પૈ૧		૦૦	૨૮	૬૭
			૪૨/પૈ૨				
			૩૬/૧		૦૦	૨૭	૪૩
			૩૬/૨/પૈ૧				
			૩૬/૨/પૈ૨				
			૪૩/પૈ૧		૦૦	૨૨	૮૮
			૪૩/પૈ૨				
			૪૩/પૈ૩				
			૪૪		૦૦	૩૩	૩૦
			૨૭		૦૦	૧૪	૩૨
			૪૮/પૈ૧/પૈ૧		૦૦	૧૪	૪૨
			૪૮/પૈ૧/પૈ૨				
ગીર સોમનાથ	કોડીનાર	પીપળવા બાવાના (ક્રમશઃ)	૪૮/૨				
			૫૦/પૈ૧		૦૦	૧૭	૪૪
			૫૦/પૈ૧/પૈ૧				
			૫૦/પૈ૨				
			૫૨/પૈ૧		૦૦	૩૦	૦૩
			૫૪/૫/પૈ૧		૦૦	૦૦	૪૦
			૫૪/૫/પૈ૨				
			૫૪/પૈ૧		૦૦	૪૧	૮૮
			૫૪/૧/પૈ૨				
			૫૪/૨/પૈ૧		૦૦	૦૭	૦૫
			૫૪/૨/પૈ૨				
			૫૪/૨/પૈ૩				
			૫૪/૨/પૈ૪				
			૫૪/૨/પૈ૫				
			૫૪/૩/પૈ૧				
			૫૪/૩/પૈ૧/પૈ૧				
			૫૪/૪/પૈ૧				
			૫૪/૪/પૈ૨				
			૫૩/પૈ૧		૦૦	૦૮	૨૧
			૫૩/પૈ૨				
			૫૩/પૈ૩				
			સર્વે નં. ૫૩ અને ૫૮ની વચ્ચે (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૪	૦૩
			૫૮/પૈ૧		૦૦	૫૭	૮૪



જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			૫૮/પૈ૨				
			૫૮/૨/પૈ૬/પૈ૧				
			૫૮/૨/પૈ૬/પૈ૨				
			૫૮/પૈ૩				
			૫૮/પૈ૪				
			૫૮/પૈ૫				
			૫૮/પૈ૭				
			૫૮/પૈ૮				
			૫૮/પૈ૯				
			૫૮/પૈ૧				
			૫૮/પૈ૨		૦૦	૦૦	૪૦
			૫૮/૨/પૈ૩				
			૭૩/પૈ૧				
			૭૩/પૈ૨		૦૦	૩૨	૨૦
			૭૩/પૈ૩				
			૭૪/પૈ૧		૦૦	૨૨	૨૫
			૭૪/પૈ૨				
			૭૮/પૈ૧				
			૭૮/પૈ૨				
			૭૮/પૈ૩/પૈ૧		૦૦	૦૧	૪૬
ગીર સોમનાથ	કોડીનાર	પીપળવા બાવાના (ક્રમશઃ)	૭૮/પૈ૩/પૈ૨				
			૭૮/પૈ૩/પૈ૩				
			૨૦૫/પૈ૧		૦૦	૨૦	૫૭
			૨૦૫/પૈ૨				
			૭૬/પૈ૧		૦૦	૩૩	૩૯
			૭૬/પૈ૨				
			૭૫/પૈ૧				
			૭૫/પૈ૨				
			૭૫/પૈ૩				
			૭૫/પૈ૪				
			૭૫/પૈ૫				
			૭૫/પૈ૬				
			૭૫/પૈ૭				
			૭૫/પૈ૮		૦૦	૧૫	૩૪
			૭૫/પૈ૯/પૈ૧				
			૭૫/પૈ૯/પૈ૨				
			૭૫/પૈ૧૦				
			૭૫/પૈ૧૧				
			૭૫/પૈ૧૨/પૈ૧				
			૭૫/પૈ૧૨/પૈ૨				
			૭૫/પૈ૧૨/પૈ૩				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
			સર્વે નં. ૭૫ અને ૮૪ની વચ્ચે (સરકારી જમીન - મેટલ રોડ)		૦૦	૦૩	૧૫
			૮૪/પૈ૧		૦૦	૦૮	૪૮
			૮૪/પૈ૨				
ગીર સોમનાથ	કોડીનાર	માલશ્રમ	૨૦૪		૦૦	૧૩	૮૦
			૨૦૩		૦૦	૨૮	૨૭
			૨૦૨/પૈ૧		૦૦	૦૧	૪૭
			૨૦૨/પૈ૨				
			૨૦૧/પૈ૧				
			૨૦૧/પૈ૧/પૈ૧		૦૦	૩૮	૦૧
			૨૦૧/પૈ૨				
			૧૮૮/પૈ૧				
			૧૮૮/પૈ૨				
			૧૮૮/પૈ૩		૦૦	૨૮	૭૦
			૧૮૮/પૈ૪				
			૧૮૮/પૈ૪/પૈ૧				
			૧૮૮/પૈ૧				
			૧૮૮/પૈ૨		૦૦	૦૪	૭૪
			૧૮૮/પૈ૩				

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,  
હિતેશ પટેલ,  
સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રાલાય, ગાંધીનગર



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI]

THURSDAY, JANUARY 16, 2020 / PAUSA 26, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> January, 2020.

**NO.GH/V/4 OF 2020/UDA-102019-SF-14-V:-** In exercise of the powers conferred by clause (iii) of sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat is pleased to appoint the Managing Director, Gujarat Industrial Development Corporation (GIDC), Surat as a member of the Board of the Surat Urban Development Authority with Immediate effect, till further orders.

By order and in the name of the Governor of Gujarat,

**R. A. PRAJAPATI,**

Under Secretary to Government.

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Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 10<sup>th</sup> January, 2020.

#### REAL ESTATE (REGULATION AND DEVELOPMENT) ACT, 2016.

**NO.GH/V/03 of 2020/RAR-102019-465-L:-** In exercise of the powers conferred by section 22 of the Real Estate (Regulation and Development) Act, 2016, (16 of 2016), the Government of Gujarat hereby appoints Shri D.P. Joshi (Retd. IAS) as Member of the Gujarat Real Estate Regulatory Authority.

By order and in the name of the Governor of Gujarat,

**LOCHAN SEHRA,**

Secretary (Housing) to the Government of Gujarat,  
Urban Development and Urban Housing Department.

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Government Central Press, Gandhinagar.



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### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 15<sup>th</sup> January, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/05 of 2020/TPS-112019-4687-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/98 of 2017/TPS-112014-4855-L, dated.20.05.2017 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.28 (Nava Vadaj)(4<sup>th</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.28 (Nava Vadaj)(4<sup>th</sup> Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

1. The new Final Plot No.900(ખુલ્લી જગ્યા) admeasuring 683 sq.mtr is allotted by deleting the Final Plot No.900/1(વાણીજ્ય હેતુના વેચાણ માટે) admeasuring 2734 sq.mtr., Final Plot No.900/2 (ખુલ્લા વાણીજ્યક ઉપયોગ માટે) admeasuring 1000 sq.mtr. as shown in the accompanying plan.
2. The area, boundary, location and purpose of the Final Plot No.898(સામાજિક આર્થિક રીતે નબળા વર્ગના લોકોના રહેણાંક માટે) admeasuring 3424 sq.mtr., Final Plot No.924(રહેણાંક હેતુના વેચાણ માટે) admeasuring 2787 sq.mtr., Final Plot No.899(સામાજિક માળખા માટે) admeasuring 5082 sq.mtr., Final Plot No.902(રહેણાંક હેતુના વેચાણ માટે) admeasuring 6668 sq.mtr. are modified as the Final Plot No.898(વાણીજ્ય હેતુના વેચાણ માટે) admeasuring 3140 sq.mtr., Final Plot No.924(રહેણાંક હેતુના વેચાણ માટે) admeasuring 2177 sq.mtr., Final Plot No.899(સામાજિક માળખા માટે) admeasuring 3288 sq.mtr., Final Plot No.902(રહેણાંક હેતુના વેચાણ માટે) admeasuring 8429 sq.mtr as shown in the accompanying plan.
3. The boundary and location of the Final Plot No. (833+834)/1 admeasuring 2643 sq.mtr., Final Plot No.(833+834)/2 admeasuring 2009 sq.mtr., Final Plot No.843/3 admeasuring 2003 sq.mtr., Final Plot No.843/4 admeasuring 764 sq.mtr., Final Plot No.847/1 admeasuring 365 sq.mtr. are modified as shown in the accompanying plan.
4. The following condition is added in remarks column of redistribution Statement in case no.3, 4, 7+8/1, 7+8/3, 25/1, 31, 33, 34, 35, 36, 38, 43, 51, 54, 55, 61/1, 61/2, 61/3, 64, 65, 68, 69, 70, 71.  
 "The Appropriate Authority shall make a 40% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."
5. The area, boundary and location of the Final Plot No.864 admeasuring 2367 sq.mtr., Final Plot No.876 admeasuring 6861 sq.mtr., Final Plot No.914 (સામાજિક માળખા માટે) admeasuring 264 sq.mtr., Final Plot No.926(સામાજિક માળખા માટે) admeasuring 2610 sq.mtr. are modified as the Final Plot No.864 admeasuring 2367 sq.mtr., Final Plot No.876 admeasuring 6861 sq.mtr., Final Plot No.914 (સામાજિક માળખા માટે) admeasuring 507 sq.mtr., Final Plot No.926(સામાજિક માળખા માટે) admeasuring 2367 sq.mtr. as shown in the accompanying plan.
6. In the Case no.25/2 of the Redistribution Statement, the Boundary and area of Original plot No.847/2 and Final Plot No.847/2 are modified as shown in the accompanying plan and Redistribution Statement. (Annexure-A).
7. The 12.0 mtr. wide road on southern side and western side of the Final Plot No.835 and the western side of the Final Plot No.846/1 is widened to 18.0 mtr. wide road and realign as shown in the accompanying plan.
8. The 9.0 mtr. wide road on southern side of Final Plot No.912(બગીચો) is modified as 12.0 mtr. wide road and accordingly the area and boundary of the Final Plot No.912(બગીચો)admeasuring 10569 sq.mtr. is modified as the 912(બગીચો) admeasuring 10400 sq.mtr. as shown in the accompanying plan.

Preliminary Scheme document shall be modified according to above.

## Annexure-A

પુનઃવહેયણી પત્રક

પ્રારંભિક નગર રચના યોજના નં.૨૮(નવા વાડજ)(ચોથો ફેરફાર)

NOTIFICATION NO.GH/V/05 OF 2020/TPS-112019-4687-L

અનુ.નં.	માલીકનું નામ	સત્તા પ્રકાર	બ્લોક નંબર/રે.સં. નંબર	મુળખંડ		અંતિમખંડ		રીમાર્ક્સ
				નંબર	તારીખ	નંબર	તારીખ	
૧	૨	૩	૪	૫	૬	૭	૮	૯
૨૫/૨/૧	૧) રમણલાલ ગીરધરભાઈ ૨) ભરતભાઈ રમણલાલ ૩) લાલભાઈ ગીરધરભાઈ ૪) હરીશભાઈ લાલભાઈ ૫) શારદાબેન રમણલાલની વિધવા ૬) કુસુમબેન રમણલાલ ૭) પ્રવિણચંદ્ર મણીલાલ ૮) ચંદ્રિકાબેન રમણભાઈ ૯) રમેશચંદ્ર મણીલાલ ૧૦) ચેતનાબેન રમણલાલ ૧૧) અરવિંદ મણીલાલ ૧૨) નીતાબેન રમણલાલ ૧૩) ગુજરાત હાઉસિંગ બોર્ડ, અમદાવાદ	જુની શરત	૩૮૬/૧/૨/૧	૮૪૭/૨/૧	૨૩૨૭	૮૪૭/૨/૧	૧૩૮૬	(૧) અંતિમખંડમાં જમીન માલીકોના હક્ક હિસ્સા મુળખંડની જમીનમાં તેમના હક્ક હિસ્સાના પ્રમાણમાં રહેશે. (૨) ડી.આઈ.એલ.આર.શ્રી દ્વારા પ્રાપ્ત થયેલ એરીયા પત્રક મુજબ મુળખંડનું ક્ષેત્રફળ કાયમ કરેલ છે.
૨૫/૨/૨	૧) રમણલાલ ગીરધરભાઈ ૨) ભરતભાઈ રમણલાલ ૩) લાલભાઈ ગીરધરભાઈ ૪) હરીશભાઈ લાલભાઈ ૫) શારદાબેન રમણલાલની વિધવા ૬) કુસુમબેન રમણલાલ ૭) પ્રવિણચંદ્ર મણીલાલ ૮) ચંદ્રિકાબેન રમણભાઈ ૯) રમેશચંદ્ર મણીલાલ ૧૦) ચેતનાબેન રમણલાલ ૧૧) અરવિંદ મણીલાલ ૧૨) નીતાબેન રમણલાલ ૧૩) ગુજરાત હાઉસિંગ બોર્ડ, અમદાવાદ	જુની શરત	૩૮૬/૧/૨/૨	૮૪૭/૨/૨	૨૧૫૫	૮૪૭/૨/૨	૧૨૮૩	(૧) અંતિમખંડમાં જમીન માલીકોના હક્ક હિસ્સા મુળખંડની જમીનમાં તેમના હક્ક હિસ્સાના પ્રમાણમાં રહેશે. (૨) ડી.આઈ.એલ.આર.શ્રી દ્વારા પ્રાપ્ત થયેલ એરીયા પત્રક મુજબ મુળખંડનું ક્ષેત્રફળ કાયમ કરેલ છે.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**Officer on Special Duty & Ex-Officio Deputy Secretary to the Govt. of Gujarat  
Urban Development and Urban Housing Department.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**Notification**

Sachivalaya, Gandhinagar, 15<sup>th</sup> January, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/06 OF 2020/TPS-112017-717-L :** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.418(Gamdi-Ropda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby :-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર**

**મુસદ્દા૩૫ નગર રચના યોજના નં.૪૧૮ (ગામડી-રોપડા)**

**NOTIFICATION NO.GH/V/06 OF 2020/TPS-112017-717-L**

૧. મૂળખંડ નં.૮ તળાવની જમીન બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી અંતિમખંડ નં.૮ની હદો યથાવત રાખવાની રહેશે.
૨. યોજનાની ઉત્તર-દક્ષિણ પસાર થતો રસ્તો વિકાસ યોજનામાં ૪૦.૦મી., જ્યારે પ્રસ્તુત યોજનામાં ૪૫.૦ મી.ની પહોળાઈની વિસંગતતા બાબતે સત્તામંડળના પરામર્શમાં રહી અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવા તેમજ લાગુ નગર રચના યોજના નં.૧૨૮ (વટવા-અસલાલી)માં સદર ૪૫.૦મી. પહોળાઈના રસ્તાની રસ્તારેખા સુસંગત કરવાની રહેશે.
૩. યોજનાની દક્ષિણ તરફેના પૂર્વ-પશ્ચિમ તરફ જતાં ૩૬.૦ મી. ટી.પી. સ્કીમના રસ્તાની રસ્તારેખા તથા વિકાસ યોજનાના રસ્તાની રસ્તારેખાની વિસંગતતા બાબતે સત્તામંડળના પરામર્શમાં રહી અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.
૪. અંતિમખંડ નં.૮ની દક્ષિણ તરફે ટીપી હદની બહારના ૩૬.૦૦મી.રોડને ડોટેડ લાઈનથી દર્શાવવા અંગે જરૂરી સુધારો કરવાનો રહેશે.
૫. મુળખંડ નં.૩૩/૨ની જમીનને મુળખંડની જમીન/લાગુ જમીનમાં અંતિમખંડ ફાળવવાનો રહેશે.
૬. સમુચિત સત્તામંડળના પરામર્શમાં રહી, સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૯૩(પ્લે ગ્રાઉન્ડ)નો હેતુ નક્કી કરવાનો રહેશે.
૭. અધિનિયમની જોગવાઈ હેઠળ અંતિમખંડ નં.૬/૧ની બાંધકામ યોગ્ય તથા નિયમિત આકારમાં ફાળવણી કરવાની રહેશે.



૮. યોજનાના તમામ કેસોમાં જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરીલ તમામ કેસોમાં સત્તા પ્રકાર દર્શાવવાના રહેશે.
૯. જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી એક જ માલીક વાળા કેસોમાં હકક-હિસ્સાવાળી નોંધ રદ કરવાની રહેશે.(કેસ નં.૧૫, ૧૬, ૧૭, ૧૮, ૨૧, ૨૨, ૨૩, ૨૫, ૩૨, ૩૩, ૩૪, ૩૫, ૩૯, ૪૦, ૪૭, ૪૮, ૫૦, ૫૩, ૫૪, ૫૫, ૫૬, ૫૭, ૫૮, ૫૯, ૬૦, ૬૭, ૭૦ વિગેરે)
૧૦. અધિનયમની જોગવાઈ હેઠળ અંતિમખંડ નં.૬/૧, ૬/૨, ૩૬, ૩૭, ૫૭ની ફાળવણી કરવાની રહેશે.
૧૧. કેસ નં.૮૩ માં એફ-ફોર્મમાં સ.નં.૫૪૦જયારે નકશામાં સ.નં.૫૪૦/પૈ ની વિસંગતતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી વિસંગતતા દુર કરવાની રહેશે.
૧૨. નકશામાં અંતિમખંડ નં.૮૩ પાર્કિંગ હેતુ જયારે ફોર્મ એફમાં સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર હેતુની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિસંગતતા દુર કરવાની રહેશે.
૧૩. સ્કિમબુકમાં સેલ્સ પ્લાન રજુ રાખવાનો રહેશે.
૧૪. યોજનામાં આવતી ઓ.એન.જી.સી. ની લાઈન બાબતે સક્ષમ અધિકારી પાસેથી ચોક્કસ એલાઈમેન્ટ મેળવી, રેવન્યુ રેકર્ડની ચકાસણી કરી, ઓ.એન.જી.સી. ની લાઈનની ચોક્કસ એલાઈમેન્ટ દર્શાવવાની રહેશે.
૧૫. જે તે ઝોનમાં આવતી જમીનોને જે તે ઝોનની જમીનોમાં જ અંતિમખંડ ફાળવવાના રહેશે.
૧૬. જે તે ગામની જમીનોને તે જ ગામની જમીનોમાં અંતિમખંડ ફાળવવાના રહેશે.
૧૭. તળાવની જમીનને મુળખંડની જમીનમાં જ અંતિમખંડ ફાળવવાના રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat  
Urban Development and Urban Housing Department.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, JANUARY 17, 2020 / PAUSA 27, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૬મી જાન્યુઆરી, ૨૦૨૦.

**ક્રમાંક: જીએચ/વી/૨૦૨૦નો ૦૭/નરય-૧૦૨૦૧૮-૪૬૩૩-લ:-** ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭) જેનો આમા હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.

ઉક્ત અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ દ્વારા મંજૂર થયેલ કુલ-૭ મુસદ્દારૂપ નગર રચના યોજનાઓ મંજૂર થયેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર કોલમ નં.૫માં દર્શાવેલ એકમના કોલમ નં.૬ મુજબ નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

ક્રમ	મુસદ્દારૂપ નગર રચના યોજના	મંજૂર કર્યા તારીખ	જાહેરનામા ક્રમાંક	નિમણુંકપાત્ર એકમ	નગર રચના અધિકારી
૧	૨	૩	૪	૫	૬
૧	૮(ઉમરવાડા) (બી.ફે.)	૧૧.૧૦.૨૦૧૯	જીએચ/વી/૧૫૦ ઓફ ૨૦૧૯/ટીપીએસ- ૧૪૨૦૧૯-૨૫૭૩-લ	સુરત નગર રચના યોજના એકમ-૨	પ્રવર નગર નિયોજક
૨	૨૩(તરસમીયા)	૩૧.૧૨.૨૦૧૯	જીએચ/વી/૧૯૪ ઓફ ૨૦૧૯/ટીપીએસ- ૨૩૨૦૧૯-૩૩૪૦-લ	ભાવનગર નગર રચના યોજના એકમ	પ્રવર નગર નિયોજક
૩	૨૪(ચિત્રા)	૩૧.૧૨.૨૦૧૯	જીએચ/વી/૧૯૩ ઓફ ૨૦૧૯/ટીપીએસ- ૨૩૨૦૧૯-૩૩૩૯-લ	ભાવનગર નગર રચના યોજના એકમ	પ્રવર નગર નિયોજક
૪	૨૫(કુલસર)	૩૧.૧૨.૨૦૧૯	જીએચ/વી/૧૯૫ ઓફ ૨૦૧૯/ટીપીએસ- ૨૩૨૦૧૯-૩૩૪૨-લ	ભાવનગર નગર રચના યોજના એકમ	પ્રવર નગર નિયોજક

ક્રમ	મુસદ્દા રૂપ નગર રચના યોજના	મંજૂર કર્યા તારીખ	જાહેરનામા ક્રમાંક	નિમણૂકપાત્ર એકમ	નગર રચના અધિકારી
૧	૨	૩	૪	૫	૬
૫	૨૬(નારી)	૩૧.૧૨.૨૦૧૯	જીએચ/વી/૧૯૨ ઓફ ૨૦૧૯/ટીપીએસ-૨૩૨૦૧૯-૩૩૪૧-૯	ભાવનગર નગર રચના યોજના એકમ	પ્રવર નગર નિયોજક
૬	૨૫(સ્પેશ્યલ નોડ-૨-ટેકનોલોજી પાર્ક) (હનુમંતપુરા-અણખોલ-ખટંગા-બાપોદ)	૩૧.૧૨.૨૦૧૯	જીએચ/વી/૧૯૧ ઓફ ૨૦૧૯/ટીપીએસ-૧૨૨૦૧૯-૩૬૬-૯	વડોદરા નગર રચના યોજના એકમ	પ્રવર નગર નિયોજક
૭	૪૧૮ (ગામડી-રોપડા)	૧૫.૦૧.૨૦૨૦	જીએચ/વી/૦૬ ઓફ ૨૦૨૦/ટીપીએસ-૧૧૨૦૧૭-૭૧૭-૯	અમદાવાદ નગર રચના યોજના એકમ-૩	નગર નિયોજક-૨

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પ્રકાશ દત્તા,**

ખાસ ફરજ પરના અધિકારી અને  
હોદ્દાની રૂએ નાયબ સચિવ.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 16<sup>th</sup> January, 2020.

### STATUE OF UNITY AREA DEVELOPMENT AND TOURISM GOVERNANCE ACT, 2019.

**NO.GH/V/08 OF 2020/PRCH-112019-4783-L:-** In exercise of the powers conferred by sub-section (3) of section 1 of the Statue of Unity Area Development and Tourism Governance Act, 2019 (Gujarat Act No.33 of 2019), the Government of Gujarat hereby appoints the 1<sup>st</sup> February, 2020 as the date of which the Act shall come into force.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat

Urban Development and Urban Housing Department.

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PUBLISHED BY AUTHORITY

VOL. LXI ]

SATURDAY, JANUARY 18, 2020 / PAUSA 28, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> January, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/03/CPI/1410/113/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993, as under:

In Schedule-II, for Sr. No.- 412 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
412	M/S Alembic Limited,  (API Division)  (Consumer- No : 13001)	Vadodara	Vadodara	Unit shall be permitted to utilize <b>4100 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

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PUBLISHED BY AUTHORITY

Vol. LXI ]

SATURDAY, JANUARY 18, 2020 / PAUSA 28, 1941

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#### સામાજિક ન્યાય અને અધિકારીતા વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૧૦મી જાન્યુઆરી, ૨૦૨૦.

**ક્રમાંક: વનપ-૧૦-૨૦૧૮-૧૦૬૫૭૧-છ:-** રાજ્યમાં ભીખ માંગવા પર પ્રતિબંધ મૂકવા માટે અને તેની સાથે સંકળાયેલી બાબતો માટે ગુજરાત ભિક્ષા પ્રતિબંધક અધિનિયમ-૧૯૫૯ અમલમાં છે. ગુજરાત ભિક્ષા પ્રતિબંધક અધિનિયમ-૧૯૫૯ હેઠળની કલમ-૧(૩)માં કરવામાં આવેલ જોગવાઈ પ્રમાણે રાજ્ય સરકાર રાજપત્રમાં જાહેરનામું પ્રસિદ્ધ કરીને, રાજ્યના કોઈ વિસ્તાર માટે તે અર્થે નક્કી કરે તે તારીખે તે વિસ્તારમાં તે અમલમાં આવશે, તે મુજબની જોગવાઈ કરવામાં આવેલ છે.

તદનુસાર, ગુજરાત ભિક્ષા પ્રતિબંધક અધિનિયમ-૧૯૫૯ની કલમ-૧(૩) હેઠળ રાજ્યના જૂનાગઢ મહા નગરપાલિકા વિસ્તાર, ડાકોર (જિ.ખેડા), સિદ્ધપુર (જિ. પાટણ) અને પાલિતાણા (જિ.ભાવનગર) નગરપાલિકા વિસ્તાર તેમજ ચાંપાનેર (પાવાગઢ), બહુચરાજી (જિ.મહેસાણા) અને શામળાજી (જિ.અરવલ્લી) ગ્રામ પંચાયત વિસ્તારમાં ગુજરાત ભિક્ષા પ્રતિબંધક અધિનિયમ-૧૯૫૯નો અમલ કરવાનો રહેશે.

આ અંગેનો અમલ જાહેરનામું પ્રસિદ્ધ થયા તારીખથી કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**જે. વી. દેસાઈ,**

સરકારના નાયબ સચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JANUARY 20, 2020 / PAUSA 30, 1941

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#### PART IV-B

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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> January, 2020.

#### **GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.**

**No: GHM-2020-M-01-STP/112019/MR-31/H.1:** WHEREAS the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the Anand Town as specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots or violence of mob;

NOW, THEREFORE, in exercise of the powers conferred by subsection (1) of section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,

- (a) declares the areas as specified in column 3 of the schedule appended hereto bearing their respective T.P. Nos. and F.P. Nos. and Revenue Survey Nos. as specified in column 4, column 5 and column 6 respectively of the said schedule falling within the jurisdiction of the respective Police Station of Anand Town as specified in column 2 of the said schedule as the disturbed areas; and
- (b) Specifies the period of five years i.e. from the 1<sup>st</sup> January 2020 to 31<sup>st</sup> December, 2024 as the substantial period, for the purposes of the aforesaid Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas shall during the aforesaid specified period be transferred except with the previous sanction of the Collector, Anand District.

**Schedule****Areas of Anand Town, District: Anand**

<b>Sr. No.</b>	<b>Police Station</b>	<b>Name of areas</b>	<b>TP Nos.</b>	<b>F.P. Nos.</b>	<b>Revenue survey Nos.</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>
1	Anand Town	Nani Khodiyar, Gangdev Nagar, Moti Khodiyar, Podar International School, Radha Swami Satsang, IRIS Hospital, Lambvel Road	-		107 to 138, 140, 170 to 204, 231 to 236, 458 to 466, 468 to 469, 485 to 492, 498 to 500, 507 to 509, 526, 528
2		Area opposite to railway station, Gujarati Chowk, Post office, Anand Nagar Palika, GamdiVad, Kishor plaza, Amul Dairy Road, Charotar Bank, Laxmi Cinema, Mayfair Road, Nariman complex near Old Road, Area around Jain Upashraya	1	1 to 80, 81/1, 114 to 267, 300 to 456	
3		New Bus stand, CP. College, 100ft Road, Royal plaza, Indira Statue, Grid, People Medicare Society, Bethak Mandir, Jain Society, Mahavir Park, Area in front of Mahavir Society	3	8 to 94, 192 to 251, 259/2 to 530, 535, 537 to 541, 543	
4		Anand Vidyanagar Road, Town Hall, Panchal Hall, Gopi Cinema	6	1 to 157	
5		AVKUDA Road, Big Bazar, 80ft Road, D.Z. High School, Rutu Ice cream, H.M. Patel statue, Area adjacent to Moti kaka Chali	7	1 to 139	
6		Zydus Hospital, Panghat Hotel, Nishant Eye Hospital, Himalaya Hospital, Area behind Himalaya Township	9	35, 39 to 46, 56 to 285, 289 to 306	

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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VOL. LXI ]

MONDAY, JANUARY 20, 2020 / PAUSA 30, 1941

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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 20<sup>th</sup> January, 2020.

#### GUJARAT TENANCY AND AGRICULTURAL LANDS ACT, 1948.

**No.GHM-2020-5-GNT-1016-2433-Z :-** In exercise of the powers conferred by clause (b) of sub-section (5) of section 32M of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby specifies the 30<sup>th</sup> June, 2020 as the date for the purpose of clause (b) of sub-section (5) of section 32M of the said Act.

By order and in the name of the Governor of Gujarat,

**KALPESH SHAH,**

Additional Secretary to Government.

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Government Central Press, Gandhinagar.





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**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

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**VOL. LXI ] TUESDAY, JANUARY 21, 2020 / MAGHA 1, 1941**

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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## **PART IV-B**

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### **NARMADA, WATER RESOURCES, WATER SUPPLY AND KALPSAR DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 21<sup>st</sup> January, 2020.

#### **GUJARAT WATER AND GAS PIPELINE (ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000.**

**No. GN/02/2020/UCC/2019/1142/J :-** WHEREAS the Prant Officer, Nizar Prant, District Tapi was assigned for Songadh, Uchchhal and Nizar Pipeline Project by designation in addition to his regular duty vide Government Order, Revenue Department No.NMK-102017-1949-D.1, dated the 28<sup>th</sup> November, 2019;

NOW, THEREFORE, in exercise of the powers conferred by clause (a) of section 2 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 (Guj. 5 of 2000), the Government of Gujarat hereby authorizes the Prant Officer, Nizar Prant, Dist. Tapi as competent authority to perform the function for Songadh, Uchchhal and Nizar Pipeline Project with effect on and from the 28<sup>th</sup> November, 2019.

By order and in the name of the Governor of Gujarat,

**A. D. PARMAR,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, JANUARY 21, 2020 / MAGHA 1, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### NARMADA WATER RESOURCES, WATER SUPPLY AND KALPSAR DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, Dt.18<sup>th</sup> January, 2020

#### THE GUJARAT WATER AND GAS PIPELINES (ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000, SECTION-3(1)

**No. GN/ 4 / VWS-15-2019/519 /Kh-4:-** Whereas it appears to the Govt. of Gujarat that it is necessary in the Public interest that for the transport drinking water in the State of Gujarat from **Village : Upleta, Taluka : Upleta, Dist. Rajkot to Village : Ranavav, Taluka : Ranavav, Dist. Porbandar**, bulk drinking water Transmission pipelines are required to be laid by Gujarat Water Infrastructure Limited (A Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal based Pipeline in section N.C. 38 and whereas, for the Purpose of laying pipeline, it is necessary to acquire the Right of user in the land Prescribed in the Schedule annexed to this Notification. After declaration of acquisition of Right of User, owner or occupier of the land shall be entitled to use the land for the purpose of which it was used prior to sec-3(1) Notification as per the provision made under section 9 of the said act.

Now, therefore in exercise of the powers conferred by sub section (1) of Section 3 of the Gujarat water and Gas pipelines (Acquisition of right of user in land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of use therein. Any person interested in the land Prescribed in the said schedule, may within thirty (30) days from the date of which the copies of the Notification is published in the official Gazette of Government of Gujarat are made available to the general public, give objection in writing with grounds to the acquisition of the right of user therein to Shri M.H. Antroliya, Competent Authority and Senior Manager Upleta to Ranavav Bulk Pipeline Project (N.C. 38) and Senior Manager, GWIL, Near Police Station, Hamadpara Road, Kutiyana – 362650, Ta. Kutiyana, Dist. Porbandar.

**SCHEDULE****District : Rajkot / Porbandar / Junagadh****State : Gujarat**

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
1	Upleta	Upleta	592 P 1	00-05-92
			592 P 2	
			592 P 2 / P 2	
			592 P 3	
			Road	00-05-39
			536 P 1	00-13-85
			536 P 1/ P1	
			536 P 1/P 2, National Highway	
			536 P 2	
			536 P 2/P1	
			536 P 2 /P1/P 1, National Highway	
			536 P 2 /P 2, National Highway	00-08-70
			537/2 P 1	
			537/2 P 2	
			537/2 P 2/P1, National Highway	
			537/2 P3	
			537/2 P4	
			537/ 2 P4 / P1	
			537/2 P 5	
			537/2 P5/P1	
			537/2 P 6	
			537/2 P7	
			537/2P7/P1, National Highway	00-11-93
			538 P 1	
			538 P 4	
			538 P 5	
			538 P 6	
			538 P 7	00-05-65
			Voklo	
			534	00-07-79
			517	00-09-39
			517/P 1, National Highway	
			517/P 2	
			Non Agriculture	00-20-35
			516 P 1	
			516 P1/P 1, National Highway	
			516 P 2	
			516 P 2/ P 1, National Highway	00-11-10
			514/1 P 1	
			514/1P1/ P1, National Highway	00-03-59
			517	
			514/1 P 2 Canal	00-04-44
			513/1 P 1	
			513/1 P 2	
			513/1 P 2/ P 1, National Highway	
			513/1 P 3 Canal	
			512 P1	00-07-72

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Upleta	Upleta	512 P 1/ P 1, National Highway	00-00-09
			512 P 2	
			512 P 2/ P 1, National Highway	
			510/1	00-01-18
			510/1/ P1, National Highway	
			510/1/ P 2	
			509 P 1	00-25-87
			509 P 1/ P 1, National Highway	
			509 P 2	
			509 P 2/ P 1, National Highway	00-00-05
			509 P 3	
			509 P 3 / P 1, National Highway	
			509 P 4	
			509 P 4/ P 1, National Highway	00-03-09
			508/2	
			508/ 2 / P 1, National Highway	
			508/1	00-05-92
			508 / 1 / P 1, National Highway	
			508/2	00-09-40
			508/2/ P 1, National Highway	
			Road	00-04-12
			417/3	00-12-08
			417/3/ P 1, National Highway	
			418	00-06-94
			419 P 3	00-14-99
			419 P 3/ P1, National Highway	
			419 P 1	
			419 P 2	00-02-49
			Railway	
			419 P1	00-04-71
			419 P 1/ P 1, National Highway	00-03-23
			Road	00-03-33
			399 P 2, National Highway	00-07-01
			399 P 3	00-28-58
			399 P 1/ P 1, National Highway	
			400/3 P 1	00-27-43
			400/3 P 2	
			400/3 P 3	
			400/3 P 3/ P 1, National Highway	
			400/3 P 4	
			400/3 P 4/ P 1, National Highway	
			400/3 P 5 - National Highway	
			400/3 P 6	00-14-43
			400/2 P 1	
			400/2 P 1/ P 1- National Highway	
			400/2 P 2	
			400/2 P 2/ P 1 National Highway	00-03-67
			Road	
			322/1 P1	00-05-73
			322/1 P 1/ P 1, National Highway	

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Upleta	Upleta	322/1 P 2	
			322/1 P 3	
			322/1 P 3/ P 1, National Highway	
			322/2	00-09-29
			322/2/ P 1, National Highway	
			323/6	00-06-40
			323/6/ P 1, National Highway	
			300/1	00-03-37
			323/1 P 2/ P 1, National Highway	00-06-02
			323/1 P 1/ P 3	
			323/1 P 2	
			323/1 P 2/ P 1, National Highway	
			323/1 P 2/ P 2	
			323/5	00-07-29
			323/5/ P 1, National Highway	
			323/2	
			323/2/ P 1, National Highway	00-04-30
			323/3	
			323/3/ P 1, National Highway	00-02-20
			323/4	
			323/4/ P 1, National Highway	00-06-49
			300/3	
			300/3/ P 1, National Highway	00-06-46
			299/4/ P 1	
			299/4/ P 1/1, National Highway	
			299/4 P 2	
			299/4 P 3	00-06-49
			299/3 P 2/ P 2	
			299/3 P 2/ P 3	
			299/3 P 2/ P 1	
			299/3 P 1/ P 1 , National Highway	
			299/3 P 3/ P 1, National Highway	00-17-93
			299/5 P 1	
			299/5 P 1/ P 1 , National Highway	
			299/5 P 2	
			299/5 P 2/ P 1, National Highway	00-02-14
			Road	
			226/3 P 1	00-16-22
			226/3 P 1/ P 1, National Highway	
			226/3 P 3, National Highway	
			226/3 P 2	
			226/3 P 2/ P 1, National Highway	00-10-67
			227 P 2	
			227 P 2/ P 1, National Highway	
			227 P 1	
			227 P 1/ P 1, National Highway	00-11-58
			226/2 P 1	
			226/2 P 1/ P 1, National Highway	
			226/2 P 1/ P 2	
			226/2 P 2	
			226/ 2 P 2 / P 1	
			226/2 P 3, Canal	

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Upleta	Upleta	226/ 1 P 1, Canal	00-14-04
			226/1 P 1	
			226/1 P 1/ P 1, National Highway	
			220/2 P 1	00-12-46
			220/2 P 1/ P 1, National Highway	
			220/2 P 2, Canal	
			221/1 P 1	00-14-29
			221/1 P 2	
			221/1 P 3	
			221/1, National Highway	
			221/1 P 4	
			221/1 P 4/ P 1, National Highway	00-01-76
			Road	
			190 P 1	00-39-48
			190 P 1/ P 1, National Highway	
			190 P 2	
			190 P 2/ P 1, National Highway	
			190 P 4	
			190 P 3	
			190 P 5, Canal	
			190 P 6	
			190 P 6/ P 1, National Highway	
			190 P 7	00-15-09
			190 P 7/ P 1, National Highway	
			189/1 P 1	
			189/1 P1/ P 1, National Highway	
			189/1 P 2	
			189/1 P 3	
			189/1 P 4	
			189/1 P 4/ P 1, National Highway	
			189/1 P 4/ P 2	
			189/1 P 5	
			189 / 1 P 5 / P 1, National Highway	00-15-03
			189 / 1 P 6	
			189 / 1 P 7	
			189 / 1 P 8	
			166/5	
			166/5 / P 1, National Highway	00-42-73
			166/ 5 P 2	
			166 / 5 P 3	
			167 P 1	00-01-02
			167 P 1/ P 1, National Highway	
			167 P 2	
			167 P 2 / P 1, National Highway	
			167 P 3, National Highway	00-00-41
			167 P 3 / P 1	
			167 P 4	
			167 P 4 / P 1, National Highway	
			167 P 5	
			167 P 5 / P 1, National Highway	
			162 P 1	
			162 P 1/ P 1 National Highway	

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Upleta	Upleta	162 P 2	
			162 P 2 / P 1	
			162 P 2 / P 2	
			162 P 2 / P 3	
			162 P 2 / P 4	
			162 P 3, Canal	
			161, National Highway	00-00-48
			160 / 2 P 1	00-01-31
			160 / 2 P 2	
			160 / 2 P 3	
			160 / 2 P 3 / P 1, National Highway	
			160 / 2 P 4	00-00-66
			154 / 3 P 1	
			154 / 3 P 1 / P 1	
			154 / 3 P 2	
			154 / 3 P 3	
			154 / 3 P 4	
			154 / 3 P 5	00-00-62
			154 / 4 P 1	
			154 / 4 P 2	
			154 / 4 P 2 / P 1	
			154 / 4 P 2 / P 2	00-00-66
			154 / 1 P 1	
			154 / 1 P 2	
			154 / 1 P 3	
			154 / 1 P 4, Canal	00-00-84
			151 / 4 P 1	
			151 / 4 P / P 1	
			151 / 4 P 2	
			151 / 4 P 3	
			151 / 4 P 4	
			151 / 4 P 5	
			151 / 4 P 6	
			151 / 4 P 7	00-00-93
			151 / 4 P 8	
			National Highway	00-02-27
			147 / 6 P 1 / P 1, National Highway	
			147 / 6 P 1 / P 2	
			147 / 6 P 2	00-02-99
			143 / 1 P 1	
			143 / 1 P 2, National Highway	00-11-00
2	Murkhda	Upleta	20/5, National Highway	
			23 / 3, National Highway	
			35 P 1, National Highway	
			35 P 2, Non Agriculture	
			35 P 3	
			35 P 4	
			35 P 5	
			35 P 6	
			35 P 7	
			35 P 8	
			35 P 9	
			35 P 10 , National Highway	
			35 P 11, National Highway	

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
3	Isara	Upleta	44 P 1	00-00-96
			44 P 2	
			44 P 3, National Highway	
			44 P 4	
			44 P 5, National Highway	
			44 P 6	
			44 P 7	
			44 P 8	
			44 P 8 / P 1	
			43 / 1 P 1	00-01-04
			43 / 1 P 1 / P 1	
			43 / 1 P 2, National Highway	
			43 / 1 P 3	
			43/1 P 4, National Highway	
			43 / 1 P 5	
			43 / 1 P 6, National Highway	
			43 / 1 P 7, National Highway	
			43 / 1 P 8, Non Agriculture	
			43 / 1 P 9	00-00-91
			41 / 1 P 1	
			41 / 1 P 2, National Highway	
			41 / 1 P 3, National Highway	
			41 / 2 P 1	00-00-64
			41 / 2 P 2, National Highway	
			41 / 2 P 3, National Highway	
			40 / 1 P 2, National Highway	00-00-38
			40/1 P 4	00-34-90
			40 / 1 P 1 / P 2	
			40 / 1 P 1 / P 1	
			40 / 1 P 1 / P 1 / P 2	
			40 / 1 P 1 / P 1 / P 3	
			40 / 1 P 1 / P 1 / P 1	
			40/2	
			40 / 3 P 2, National Highway	
			40/5	
			40 / 6, National Highway	00-03-17
			Voklo	
			22 P 1	00-54-89
			22 P 2, National Highway	
			22 P 3	
			22 P 3 / P 1	
			22 P 4, National Highway	
			22 P 5	
			22 P 5 / P 1	
			22 P 6	
			22 P 7	
			22 P 8	
			22 P 9	
			22 P 10, National Highway	
			22 P 11	
			22 P 12	
			22 P 13, National Highway	



Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Isara	Upleta	22 P 14, National Highway	
			22 P 15	
			22 P 16	
			Voklo	00-04-87
			20 / 2 P 1	00-59-75
			20 / 2 P 2, National Highway	
			20/2 P 3	
			20/2 P 3 / P 1	
			20/2 P 4	
			20 / 2 P 4 / P 1	
			20/2 P 4 / P 2	
			20/2 P 4 / P 3	
			20 / 2 P 5, National Highway	
			20 / 2 P 6, National Highway	
			19 / 1 P 1	00-39-16
			19/1 P 2/ P 1	
			19/1 P 2 / P 2, National Highway	
			19 / 1 P 3 / P 1	
			19 / 1 P 3 P 2, National Highway	
			19 / P 4, National Highway	
			19 / 1 P 5	
			19 / 1 P 6 / P 1	
			19/1 P 6 / P 1 / P 1	
			19/1 P 6/P 2, National Highway	
			19/1 P 8, National Highway	
			19/1 P 9, National Highway	
			19 / 1 P 10	
			18 P 1	00-09-36
			18 P 2 / P 1	
			18 P 2 / P 1, National Highway	
			18 P 3, National Highway	
			18 P 4	
04	Nilakha	Upleta	460/ P 1	00-22-53
			460/ P 2, National Highway	
			River	00-11-30
			458 P 1 / P 1	00-10-10
			458 P 1/ P 2, National Highway	
			458 P 2, National Highway	
			Road	00-01-45
			457 P 1/P 1	00-22-71
			457 P 1/P 2, National Highway	
			457 P 2 / P 1	
			457 P 2 / P 2, National Highway	
			457 P 3, National Highway	
			457 P 4 / P 1	
			457 P 4 / P 2, National Highway	
			456 P 1/ P 1	00-19-56
			456 P 1/ P 1/ P1	
			456 P 1/P 2 , National Highway	
			456 P 2, National Highway	
			Road	00-06-35
			385 P 1	00-14-72

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Nilakha	Upleta	385 P 2, National Highway	
			385 P 3	
			384 P 1	
			384 P 2, National Highway	00-20-16
			376/1 P 1	00-15-95
			376/1 P 2, National Highway	
			374 P 1	00-11-88
			374 P 2	
			374 P 3	
			374 P 4	
			374 P 5 Canal	
			374 P 6, National Highway	00-10-00
			375 P 1	
			375 P 2, National Highway	00-02-55
			Road	
			303 P 1	00-32-69
			303 / 2, National Highway	
			305 P 1	00-11-28
			305 P 2	
			304 P 1	00-07-97
			304 P 2, National Highway	
			308 P 1	00-09-55
			308 P 2, National Highway	
			309 P 1	00-39-69
			309 P 2, National Highway	
			315 P 1	00-20-99
			315 P 2, National Highway	
			316 P 1	00-16-04
			316 P 2	
			316 P 3, National Highway	
			317 P 1	00-17-87
			317 P 2	
			317 P 3	
			317 P 4, National Highway	00-11-55
			318 P 1	
			318 P 2	
			318 P 3	
			318 P 4, National Highway	00-12-67
			319 P 1	
			319 P 2, National Highway	00-24-69
			323 P 3	
			323 P 2, National Highway	
			223 P 1	00-01-14
			Road	
			323 P 4	00-06-48
			324 P 1	
			324 P 2, National Highway	00-39-61
			324 P 3	
			324 P 4	
			325 P 1	00-22-52
			325 P 2	
			325 P 3	
			325 P 4, National Highway	00-01-01
			Road /Canal	

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
5	Ganod	Upleta	350 P 1	00-09-40
			350 P 2, National Highway	
			350 P 3	
			350 P 4	
			350 P 5	
			348 / 1 P 1	00-18-32
			348 / 1 P 2, National Highway	
			348 / 2 P 1	00-04-44
			348 / 2 P 2, National Highway	
			349 P 1	00-06-74
			349 P 2	
			349 P 3, National Highway	
			363 P 1	00-14-99
			363 P 2, National Highway	
			364 P 1	00-08-27
			364 P 2	
			364 P 3	
			364 P 4, National Highway	
			365 P 1	00-06-47
			365 P 2	
			365 P 3, National Highway	
			381 P 1	00-17-44
			381 P 2, National Highway	
			382 P 1	00-12-40
			382 P 2	
			383 P 1	00-21-37
			383 P 2, National Highway	00-00-11
			394 P 1, Non Agriculture	00-00-82
			394 P 1 / P 1	
			394 P 2, National Highway	
			395 P 2, National Highway	00-00-83
			395 P 1	
			396 P 1 / P 1	00-10-06
			396 P 1 / P 2, National Highway	
			396 P 2, National Highway	00-00-45
			407 P 3, Road	00-02-14
			407 P 1 / P 1	00-09-11
			407 P 1 / P 2	
			407 P 2, National Highway	
			409 P 1	00-17-50
			409 P 2, National Highway	
			410 P 1	00-23-33
			410 P 2	
			412 P 1	00-08-79
			412 P 2	
			412 P 3, National Highway	
			413 P 1	00-07-84
			413 P 2, National Highway	
			421 P 1	00-14-94
			421 P 2, National Highway	
			421 P 3	

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Ganod</b>	<b>Upleta</b>	421 P 4	
			421 P 5	
			422 P 1	
			422 P 2	00-18-71
			422 P 3, National Highway	
			445 P 1	00-16-75
			445 P 2, National Highway	
			446 P 1	
			446 P 2	00-15-44
			446 P 3, National Highway	
			447 P 1	00-19-85
			447 P 2	00-00-59
			448 P 1	
			448 P 2, National Highway	00-15-28
			River	00-04-97
			475	00-00-11
			476 P 1	
			476 P 2	00-23-86
			476 P 3, National Highway	
			477 P 1	
			477 P 2, National Highway	00-10-27
			478 P 1	
			478 P 1 / P 1	
			478 P 1 / P 2	00-21-45
			478 P 1 / P 2 / P 1	
			478/2, National Highway	
			479	00-10-24
<b>06</b>	<b>Daduka</b>	<b>Kutiyana</b>	228	00-10-02
			National Highway	00-02-44
			243	00-12-59
			244	00-05-13
			245	00-05-08
			246	00-05-31
			249	00-08-88
			253	00-13-04
			Gamtal	00-06-55
			National Highway	00-01-69
			2	00-06-08
			3	00-10-41
			4	00-08-02
			5	00-03-82
			6	00-01-42
			436	00-01-09
			7	00-02-11
			8	00-02-16
			9	00-02-52
			10	00-05-11
			11	00-08-61
			13	00-28-03
			18	00-06-15
			19	00-06-71
			20	00-05-81

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
07	Vadasda	Manavadar	370 / P 1	00-30-35
			370 / P 2	
			370 / P 3	
			370 / P 4	
			370 / P 5, Non Agriculture	
			374 / P 1 P 1	00-14-75
			374 / P 1 / P 2	
			374 / P 2	
			375	00-07-31
			376	00-07-58
			378	00-11-17
			379 / P 1 / P 1	00-11-17
			379 / P 1 / P 2	
			379 / P 1 / P 3	
			379 / P 2 / P 1	
			379 / P 2 / P 2	
			380 / P 1	00-21-32
			380 / P 2	
			380 / P 3	
			380 / P 4	
			381 / P 1	00-09-22
			381 / P 2	
			382 / P 1 / P 1	00-12-32
			382 / P 1 / P 2	
			382 / P 2	
			390 / 1 / P 1, Sarkari Padtar	00-17-96
			Road	00-02-44
			390 / 1 / P 1, Sarkari Padtar	00-47-86
			401 / P 1, Sarkari Padtar	00-37-01
			401 / P 2, Sarkari Padtar	
			401 / P 3	
			401 / P 4	
			408 / P 1 / P 1	00-59-99
			408 / P 1 / P 2 Non Agriculture	
			408 / P 2	
			408 / P 3	
08	Bildi	Kutiyana	96	00-13-17
			102, Sarkari Padtar	00-17-04
			Voklo	00-01-64
			120, Sarkari Padtar Gauchar	00-66-38
			National Highway	00-19-82
			194, Sarkari Padtar Gauchar	00-00-78
			Voklo	00-01-62
			281, Sarkari Padtar Gauchar	00-08-57
			283 Sarkari Padtar Gamtal	00-11-74
			281, Sarkari Padtar Gauchar	00-43-09
			245	00-10-75
			243	00-22-20
			246, Sarkari Padtar	00-11-38
			Voklo	00-01-13

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
09	Roghda	Kutiyana	433	00-01-50
			432	00-20-86
			434	00-15-19
			436	00-16-22
			411 Sarkari	00-09-83
			472	00-14-91
			473	00-29-18
			411 Sarkari	00-15-12
			Road	00-01-22
			29	00-03-18
			28	00-03-21
			27	00-06-24
			164 Sarkari	00-20-25
			170	00-00-05
			171	00-02-12
			172	00-02-89
			174	00-09-71
			175 / P 1, 175 / P 2 Non Agriculture	00-12-02
			176	00-16-54
			411 Sarkari	00-19-90
			181	00-24-68
			183	00-22-15
			184	00-07-92
			185	00-03-27
			186	00-17-30
			187	00-06-00
			188	00-26-73
			189	00-31-10
10	Chauta	Kutiyana	98	00-25-33
			97	00-12-82
			96	00-14-10
			95	00-04-41
			94	00-04-40
			91	00-15-55
			90	00-16-83
			89	00-10-22
			National Highway	00-02-49
			86	00-13-21
			85	00-01-39
			Road	00-01-34
			5	00-22-34
			9	00-45-61
			River	00-02-25
11	Teri	Kutiyana	20, Sarkari Padtar	00-12-99
			Road	00-00-88
			20, Sarkari Padtar	00-22-40
			25	00-10-04
			32	00-08-34
			33	00-03-83
			34	00-04-78
			35	00-03-37

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Teri	Kutiyana	36	00-04-13
			37 P 1	00-07-64
			37 P 2	
			Road	00-00-50
12	Ujad Thepda	Kutiyana	159 / P 1	00-13-64
			159 / P 2	
			158	00-04-67
			157	00-12-77
			176	00-06-45
			177	00-05-33
			179	00-09-14
			202, Sarkari Padtar	00-03-30
			Road	00-00-53
			205	00-18-60
			210	00-17-38
			211 Non Agriculture	00-08-99
			212	00-09-58
			276 Non Agriculture	00-05-99
			277, Sarkari Padtar	00-00-40
			Road	00-00-54
			277, Sarkari Padtar	00-00-54
			274	00-07-40
			278/ P 1	00-05-82
			278 / P 2	
			279	00-07-41
			328	00-06-69
			327	00-05-51
			329	00-06-81
			330	00-04-64
			332	00-02-86
			331 Non Agriculture	00-07-87
			378 Non Agriculture	00-05-33
			377 / P 1	00-34-32
			377 / P 2	
			National Highway	00-30-31
			Road	00-01-86
			422, Non Agriculture	00-06-05
			433	00-05-77
			436	00-04-03
			438, Sarkari Padtar	00-08-78
			439	00-00-06
			482	00-11-78
			478	00-12-34
13	Kutiyana	Kutiyana	368	00-04-96
			365	00-05-70
			365	
			364	00-04-83
			363	00-04-54
			362	00-08-46
			358	00-06-99
			305	00-32-88
			Road	00-01-93

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Kutiyana</b>	<b>Kutiyana</b>	268	00-09-79
			309	00-02-77
			310	00-34-46
			297	00-14-17
			296	00-07-02
			295	00-08-96
			294	00-12-69
			291	00-02-54
			191	00-01-75
			Road	00-01-69
			140	00-15-09
			137	00-20-04
			Road	00-01-26
			94	00-08-37
			93	00-07-94
			91	00-10-05
			90	00-13-51
			89	00-07-99
			88	00-03-66
			87	00-12-59
			Road	00-01-66
			47 P 1	00-22-69
			47 P 2	
			44	00-12-19
			42	00-16-39
			13	00-05-43
			12	00-12-84
			11	00-09-32
			61	00-61-14
			Nime Voklo	00-05-02
<b>14</b>	<b>Mohbatpara</b>	<b>Kutiyana</b>	Nime Voklo	00-05-02
			79	00-06-58
			81	00-20-69
			82	00-10-32
<b>15</b>	<b>Mal</b>	<b>Kutiyana</b>	631, Sarkari Padtar Gauchar	00-08-17
			630 Non Agriculture	00-10-53
			580 Non Agriculture	00-02-82
			579	00-18-86
			576	00-05-78
			575 Non Agriculture	00-04-76
			567	00-04-83
			566	00-04-60
			565	00-05-17
			564	00-06-81
			563	00-09-00
			562 Road Sarkari Padtar Gauchar	00-03-79
			553	00-06-25
			552	00-05-26
			551	00-05-43
			549	00-06-29
			548 Non Agriculture	00-04-92



Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Mal	Kutiyana	Road	00-00-62
			484, Sarkari Padtar Gauchar	00-01-16
			River	00-04-13
			483, Sarkari Padtar Gauchar	00-13-55
			481	00-04-15
			480	00-03-04
			479 Non Agriculture	00-06-71
			Road	00-01-68
			474	00-11-50
			473	00-02-44
			471	00-08-05
			470	00-09-48
			469, Voklo	00-01-84
			468	00-10-02
			467	00-02-70
			466	00-13-83
			465	00-01-39
			464	00-06-82
			463	00-07-24
			462	00-08-58
			461	00-12-14
			460, Sarkari Padtar Gauchar	00-25-73
16	Choliyana	Kutiyana	72/1	00-05-99
			72/2	
			73	00-14-42
17	Baloch	Kutiyana	306	00-11-32
			307	00-05-83
			308	00-06-04
			309	00-15-34
			Road	00-00-84
			311	00-04-75
			310	00-01-98
			312	00-07-57
			302	00-15-41
			301	00-15-38
			298	00-12-42
			297, Non Agriculture	00-02-40
			294	00-27-76
			271, Sarkari Padtar Gauchar	00-02-07
			Road	00-01-70
			271, Sarkari Padtar Gauchar	00-22-05
			River	00-04-40
			152, Sarkari Padtar Gauchar	00-08-34
			Road	00-01-33
			152, Sarkari Padtar Gauchar	00-03-33
			151	00-01-52
			148	00-05-93
			147	00-10-69
			63	00-08-55
			64	00-04-35
			65	00-11-65
			66	00-05-06

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Baloch</b>	<b>Kutiyana</b>	67	00-13-79
			68	00-11-52
			69	00-06-09
			70	00-03-56
			71	00-03-93
			73	00-00-51
			74	00-18-84
<b>18</b>	<b>Khijdal</b>	<b>Ranavav</b>	253	00-07-80
			254	00-11-12
			255	00-15-69
			249	00-10-71
			248, Non Agriculture	00-09-97
			Road	00-00-53
			200	00-11-60
			203	00-21-73
			205	00-10-02
			Road	00-01-85
			205	00-00-36
			Road	00-00-10
			209	00-06-77
			206	00-13-77
<b>19</b>	<b>Amar</b>	<b>Kutiyana</b>	686, Sarkari Padtar Gauchar	00-48-14
			Road	00-01-94
			685	00-03-15
			684	00-01-29
<b>20</b>	<b>Rana-Kandorana</b>	<b>Ranavav</b>	1729	00-17-42
			1738	00-11-12
			1739	00-15-92
			1713, Sarkari Padtar Gauchar	00-23-00
			1706, Sarkari Padtar Gauchar	00-49-92
			1702, Sarkari Padtar Gauchar	00-01-16
			River	00-16-46
			1701	00-32-56
			1254	00-14-78
			1253	00-07-33
			Road	00-00-83
			1164	00-09-03
			1163	00-26-81
			1168	00-11-25
			1159	00-04-39
			1160	00-16-97
			1157, Non Agriculture	00-05-28
			1152	00-14-97
			Road	00-00-66
			1150	00-10-32
			1148	00-10-32
			1146	00-04-50
			1145	00-06-47
			1144	00-06-23
			1143	00-15-76
			1142	00-06-91

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Rana-Kandorana</b>	<b>Ranavav</b>	1141	00-04-13
			1140	00-04-42
			1139	00-08-13
			1138/ P 1	00-03-24
			1138/ P2	
			Road	00-01-60
			1137	00-15-41
			1136/ P1	00-14-31
			1136	
			1135	00-04-78
			1134	00-07-37
			1133	00-10-70
			1128	00-08-33
			1127	00-05-66
			1126	00-09-37
			1125	00-03-86
			1124	00-03-77
<b>21</b>	<b>Ranavadvala</b>	<b>Ranavav</b>	785	00-18-45
			786	00-17-80
			787	00-06-74
			788	00-06-85
			790	00-13-32
			791	00-11-75
			792	00-10-03
			793	00-04-84
			798 P 1, Non Agriculture	00-08-03
			798	
			799	00-13-05
			817, Non Agriculture	00-12-34
			815 , Non Agriculture	00-13-37
			810	00-01-76
			869, Road Crossing	00-16-94
			859	00-05-25
			860	00-11-71
			862	00-04-63
			861	00-06-73
			863	00-09-84
			873	00-08-63
			River	00-02-36
			870, Sarkari Padtar Gauchar	00-20-62
			1026	00-10-53
			1027	00-06-31
			1036 Road	00-02-18
			1035	00-10-61
			1032	00-03-14
			1034	00-18-95
			1625	00-17-80
			1623	00-08-59
			1622	00-03-06
			Road	00-00-55
			1621	00-16-49

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Ranavadvala</b>	<b>Ranavav</b>	1620	00-01-20
			1618	00-07-89
			1617/ P 1	00-11-91
			1617/ P 2	
			869, Road Cross	00-04-80
			National Highway	00-01-37
			23	00-07-17
			24	00-07-12
			27	00-04-52
			28	00-04-46
			32	00-11-40
			33	00-11-23
			34	00-10-00
			35	00-03-83
			Road	00-01-09
			36	00-24-38
			37	00-08-86
			39	00-06-79
			41	00-14-97
			43	00-09-10
			Road	00-03-41
<b>22</b>	<b>Bhod</b>	<b>Ranavav</b>	121	00-39-28
			128	00-12-52
			127, Non Agriculture	00-05-16
			126	00-08-03
			125	00-16-17
			107	00-41-30
			Road	00-01-09
			107	00-06-62
			104	00-27-45
			94	00-05-02
			93	00-03-14
			92	00-03-23
			91	00-03-31
			91, National Highway	00-00-66
			90, National Highway	00-00-28
			89, National Highway	00-00-30
			88, National Highway	00-00-34
			87, National Highway	00-00-40
			Road	00-01-75
			840	00-10-86
			839	00-14-28
			Voklo	00-01-37
			837	00-08-05
			836	00-07-01
			Voklo	00-02-76
			835	00-14-49
			834	00-07-89
			833	00-05-27
			832	00-00-86
			831	00-04-64

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Bhod</b>	<b>Ranavav</b>	830	00-07-58
			829	00-05-75
			828	00-06-80
			827	00-04-91
			826	00-04-96
			829	00-02-46
			824	00-10-74
			872	00-11-08
			823	00-07-61
			822	00-13-43
			873	00-17-45
			874	00-03-86
			875, Sarkari Padtar Kharabo	00-42-05
			Cart Track	00-00-40
			884	00-01-88
			875, Sarkari Padtar Kharabo	00-06-99
			885	00-09-31
<b>23</b>	<b>Ranavav</b>	<b>Ranavav</b>	181	00-07-38
			180	00-06-32
			179	00-08-38
			178	00-11-56
			175, Sarkari Padtar Gauchar	00-19-93
			Road Crossing	00-14-18
			196, Sarkari Padtar Gauchar	00-13-57
			Road Crossing	00-02-99
			204, Sarkari Padtar Gauchar	00-17-58
			198	00-07-50
			199	00-07-46
			200	00-08-82
			202	00-07-75
			210	00-06-45
			212	00-00-14
			211	00-09-39
			212	00-07-38
			217	00-20-24
			218 Non Agriculture	00-05-74
			235, Sarkari Padtar Gauchar	00-44-80

By order and in the name of the Governor of Gujarat,

(Sd)/- Illegible,

Chief Engineer & Additional Secretary,  
Narmada Water Resources, Water Supply  
and Kalpsar Department,  
Gandhinagar.

## નર્મદા, જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

## જાહેરનામું

સચિવાલય ગાંધીનગર, તા. ૧૮મી જાન્યુઆરી, ૨૦૨૦.

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન્સ (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ની કલમ-૩(૧)

**ક્રમાંક :** જીએન/૪/વીડબલ્યુએસ/૧૫-૨૦૧૯/૫૧૯/ખ-૪- આથી ગુજરાત સરકારને જાહેર હિતમાં એવુ જણાય છે કે, ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લિમીટેડ(ગુજરાત સરકારનું સાહસ) દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારિત પાઈપલાઈન પ્રોજેક્ટ, એન.સી.૩૮ હેઠળના જિલ્લો : રાજકોટ, તાલુકો : ઉપલેટા, ગામ : ઉપલેટા થી ગામ : રાણાવાવ, તાલુકો : રાણાવાવ, જિલ્લો : પોરબંદર સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાંખવી જરૂરી છે. આવી પાઈપલાઈન નાખવાના જાહેર હેતુસર આ સાથેની અનુસૂચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળવાળી જમીનમાંનો વપરાશી હક્ક સંપાદિત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદારનો રહે છે. જેથી તે ખાતેદાર / કબજેદાર ઉક્ત અધિનિયમની કલમ-૯ ના જમીનના વપરાશ સંબંધી નિયંત્રણોને આધીન ઉપયોગ કરી શકશે.

ઉપરોક્ત કાયદાની કલમ-૩(૧)માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહું સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિધ્ધ કરેલ જાહેરનામાંથી વપરાશકારોના હક્ક સંપાદિત કરવા માટે પોતાનો ઈરાદો જાહેર કરે છે. તો સવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને સદરહું જમીનમાં પાઈપલાઈન નાખવામાં વપરાશકારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેઝેટમાં પ્રસિધ્ધ થયેલા જાહેરનામાંની નકલ સાથે નોટીસ મળ્યાની તારીખ થી ૩૦ દિવસમાં આ બાબતે શ્રી એમ. એચ. આંત્રોલીયા, સક્ષમ અધિકારી અને સીનીયર મેનેજર ઉપલેટા થી રાણાવાવ બલ્ક પાઈપલાઈન પ્રોજેક્ટ, એન.સી.૩૮ અને સીનીયર મેનેજર, જી.ડબલ્યુ.આઈ.એલ., પોલીસ સ્ટેશન પાસે, હામદપુરા રોડ, કુતીયાણા, મુ. કુતીયાણા-૩૬૨૬૫૦, તા. કુતીયાણા, જી. પોરબંદરને વાંધાની લેખિત રજુઆત કરી વાંધાઓ રજુ કરી શકાશે.

## અનુસૂચિ

જિલ્લો : રાજકોટ/પોરબંદર/જુનાગઢ

રાજ્ય : ગુજરાત

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
૧	ઉપલેટા	ઉપલેટા	૫૮૨ પૈકી ૧	૦૦-૦૫-૯૨
			૫૮૨ પૈકી ૨	
			૫૮૨ પૈકી ૨ / પૈકી ૨	
			૫૮૨ પૈકી ૩	
			રોડ	૦૦-૦૫-૩૯
			૫૩૬ પૈકી ૧	૦૦-૧૩-૮૫
			૫૩૬ પૈકી ૧/પૈકી ૧	
			૫૩૬ પૈકી ૧/પૈકી ૨ નેશનલ હાઇવે	
			૫૩૬ પૈકી ૨	
			૫૩૬ પૈકી ૨/ પૈકી ૧	
			૫૩૬ પૈકી ૨ / પૈકી ૧ / પૈકી ૧ નેશનલ હાઇવે	
			૫૩૬ પૈકી ૨/પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૮-૭૦
			૫૩૭/૨ પૈકી ૧	
			૫૩૭/૨ પૈકી ૨	
			૫૩૭/૨ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૫૩૭/૨ પૈકી ૩	
			૫૩૭/૨ પૈકી ૪	
			૫૩૭/૨ પૈકી ૪/પૈકી ૧	૦૦-૦૮-૭૦
			૫૩૭/૨ પૈકી ૫	

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ઉપલેટા	ઉપલેટા	૫૩૭/૨ પૈકી ૫/૫૬૧	
			૫૩૭/૨ પૈકી ૬	
			૫૩૭/૨ પૈકી ૭	
			૫૩૭/૨ પૈકી ૭/૫૬૧ નેશનલ હાઇવે	
			૫૩૮ પૈકી ૧	
			૫૩૮ પૈકી ૪	
			૫૩૮ પૈકી ૫	૦૦-૧૧-૯૩
			૫૩૮ પૈકી ૬	
			૫૩૮ પૈકી ૭	
			વોઠળો	૦૦-૦૫-૬૫
			૫૩૪	૦૦-૦૭-૭૯
			૫૧૭	
			૫૧૭/૫૬૧ નેશનલ હાઇવે	૦૦-૦૯-૩૯
			૫૧૭/૫૬૧ બીનખેતી	
			૫૧૬ પૈકી ૧	
			૫૧૬ પૈકી ૧/૫૬૧ નેશનલ હાઇવે	૦૦-૨૦-૩૫
			૫૧૬ પૈકી ૨	
			૫૧૬ પૈકી ૨/૫૬૧ નેશનલ હાઇવે	
			૫૧૪/૧ પૈકી ૧	૦૦-૧૧-૧૦
			૫૧૪/૧ પૈકી ૧/૫૬૧ નેશનલ હાઇવે	
			૫૧૭	૦૦-૦૩-૫૯
			૫૧૪/૧ પૈકી ૨, કેનાલ	
			૫૧૩/૧ પૈકી ૧	
			૫૧૩/૧ પૈકી ૨	૦૦-૦૪-૪૪
			૫૧૩/૧ પૈકી ૨/૫૬૧ નેશનલ હાઇવે	
			૫૧૩/૧ પૈકી ૩, કેનાલ	
			૫૧૨ પૈકી ૧	૦૦-૦૭-૭૨
			૫૧૨ પૈકી ૧/૫૬૧ નેશનલ હાઇવે	૦૦-૦૦-૦૯
			૫૧૨ પૈકી ૨	
			૫૧૨ પૈકી ૨/૫૬૧ નેશનલ હાઇવે	
			૫૧૦/૧	૦૦-૦૧-૧૮
			૫૧૦/૧ પૈકી ૧ નેશનલ હાઇવે	
			૫૧૦/૧ પૈકી ૨	
			૫૦૯ પૈકી ૧	૦૦-૨૫-૮૭
			૫૦૯ પૈકી ૧/૫૬૧ નેશનલ હાઇવે	
			૫૦૯ પૈકી ૨	
			૫૦૯ પૈકી ૨/૫૬૧ નેશનલ હાઇવે	
			૫૦૯ પૈકી ૩	૦૦-૦૦-૦૫
			૫૦૯ પૈકી ૩/૫૬૧ નેશનલ હાઇવે	
			૫૦૯ પૈકી ૪	
			૫૦૯ પૈકી ૪/૫૬૧ નેશનલ હાઇવે	
			૫૦૮/૨	૦૦-૦૩-૦૯
			૫૦૮/૨ પૈકી ૧ નેશનલ હાઇવે	
			૫૦૮/૧	૦૦-૦૫-૯૨
			૫૦૮/૧ પૈકી ૧ નેશનલ હાઇવે	
			૫૦૮/૨	૦૦-૦૯-૪૦
			૫૦૮/૨ પૈકી ૧ નેશનલ હાઇવે	
			૨૨તો	૦૦-૦૪-૧૨
			૪૧૭/૩	૦૦-૧૨-૦૮
			૪૧૭/૩ પૈકી ૧ નેશનલ હાઇવે	
			૪૧૮	૦૦-૦૬-૯૪
			૪૧૯ પૈકી ૩	
			૪૧૯ પૈકી ૩/૫૬૧ નેશનલ હાઇવે	૦૦-૧૪-૯૯
			૪૧૯ પૈકી ૧	

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ઉપલેટા	ઉપલેટા	૪૧૯ પૈકી ૨	
			રેલ્વે	૦૦-૦૨-૪૯
			૪૧૯ પૈકી ૧	૦૦-૦૪-૭૧
			૪૧૯ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	૦૦-૦૩-૨૩
			રોડ	૦૦-૦૩-૩૩
			૩૯૯ પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૭-૦૧
			૩૯૯ પૈકી ૩	૦૦-૨૮-૫૮
			૩૯૯ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૪૦૦/૩ પૈકી ૧	૦૦-૨૭-૪૩
			૪૦૦/૩ પૈકી ૨	
			૪૦૦/૩ પૈકી ૩	
			૪૦૦/૩ પૈકી ૩/પૈકી ૧ નેશનલ હાઇવે	
			૪૦૦/૩ પૈકી ૪	
			૪૦૦/૩ પૈકી ૪/પૈકી ૧ નેશનલ હાઇવે	
			૪૦૦/૩ પૈકી ૫ નેશનલ હાઇવે	
			૪૦૦/૩ પૈકી ૬	
			૪૦૦/૨ પૈકી ૧	૦૦-૧૪-૪૩
			૪૦૦/૨ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૪૦૦/૨ પૈકી ૨	
			૪૦૦/૨ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			રસ્તો	૦૦-૦૩-૬૭
			૩૨૨/૧ પૈકી ૧	૦૦-૦૫-૭૩
			૩૨૨/૧ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૩૨૨/૧ પૈકી ૨	
			૩૨૨/૧ પૈકી ૩	
			૩૨૨/૧ પૈકી ૩/પૈકી ૧ નેશનલ હાઇવે	
			૩૨૨/૨	૦૦-૦૯-૨૯
			૩૨૨/૨/પૈકી ૧ નેશનલ હાઇવે	
			૩૨૩/૬,	૦૦-૦૬-૪૦
			૩૨૩/૬/પૈકી ૧, નેશનલ હાઇવે	
			૩૦૦/૧	૦૦-૦૩-૩૭
			૩૨૩/૧ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	૦૦-૦૬-૦૨
			૩૨૩/૧ પૈકી ૧/પૈકી ૩	
			૩૨૩/૧ પૈકી ૨	
			૩૨૩/૧ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૩૨૩/૧ પૈકી ૨/પૈકી ૨	
			૩૨૩/૫	૦૦-૦૭-૨૯
			૩૨૩/૫/પૈકી ૧ નેશનલ હાઇવે	
			૩૨૩/૨	
			૩૨૩/૨/પૈકી ૧ નેશનલ હાઇવે	
			૩૨૩/૩	૦૦-૦૪-૩૦
			૩૨૩/૩/પૈકી ૧, નેશનલ હાઇવે	
			૩૨૩/૪	૦૦-૦૨-૨૦
			૩૨૩/૪/પૈકી ૧ નેશનલ હાઇવે	
			૩૦૦/૩	૦૦-૦૬-૪૯
			૩૦૦/૩/પૈકી ૧ નેશનલ હાઇવે	
			૨૯૯/૪/પૈકી ૧	૦૦-૦૬-૪૬
			૨૯૯/૪/પૈકી ૧/૧ નેશનલ હાઇવે	
			૨૯૯/૪ પૈકી ૨	
			૨૯૯/૪ પૈકી ૩	
			૨૯૯/૩ પૈકી ૨/પૈકી ૨	૦૦-૦૬-૪૯
			૨૯૯/૩ પૈકી ૨/પૈકી ૩	
			૨૯૯/૩ પૈકી ૨/પૈકી ૧	
			૨૯૯/૩ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	



અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ઉપલેટા	ઉપલેટા	૨૮૮/૩ પૈકી ૩/પૈકી ૧ નેશનલ હાઇવે	
			૨૮૮/૫ પૈકી ૧	
			૨૮૮/૫ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૨૮૮/૫ પૈકી ૨	૦૦-૧૭-૮૩
			૨૮૮/૫ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			રસ્તો	૦૦-૦૨-૧૪
			૨૨૬/૩ પૈકી ૧	
			૨૨૬/૩ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૨૨૬/૩ પૈકી ૩, નેશનલ હાઇવે	૦૦-૧૬-૨૨
			૨૨૬/૩ પૈકી ૨	
			૨૨૬/૩ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૨૨૭ પૈકી ૨	
			૨૨૭ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૨૨૭ પૈકી ૧	૦૦-૧૦-૬૭
			૨૨૭ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૨૨૬/૨ પૈકી ૧	
			૨૨૬/૨ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૨૨૬/૨ પૈકી ૧/પૈકી ૨	૦૦-૧૧-૫૮
			૨૨૬/૨ પૈકી ૨	
			૨૨૬/૨ પૈકી ૨/પૈકી ૧	
			૨૨૬/૨ પૈકી ૩ કેનાલ	
			૨૨૬/૧ પૈકી ૧ કેનાલ	
			૨૨૬/૧ પૈકી ૨	૦૦-૧૪-૦૪
			૨૨૬/૧ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૨૨૦/૨ પૈકી ૧	
			૨૨૦/૨ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	૦૦-૧૨-૪૬
			૨૨૦/૨ પૈકી ૨ કેનાલ	
			૨૨૧/૧ પૈકી ૧	
			૨૨૧/૧ પૈકી ૨	
			૨૨૧/૧ પૈકી ૩	૦૦-૧૪-૨૮
			૨૨૧/૧ નેશનલ હાઇવે	
			૨૨૧/૧ પૈકી ૪	
			૨૨૧/૧ પૈકી ૪/પૈકી ૧ નેશનલ હાઇવે	
			રસ્તો	૦૦-૦૧-૭૬
			૧૮૦ પૈકી ૧	
			૧૮૦ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૧૮૦ પૈકી ૨	
			૧૮૦ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૧૮૦ પૈકી ૪	
			૧૮૦ પૈકી ૩	૦૦-૩૮-૪૮
			૧૮૦ પૈકી ૫, કેનાલ	
			૧૮૦ પૈકી ૬	
			૧૮૦ પૈકી ૬/પૈકી ૧ નેશનલ હાઇવે	
			૧૮૦ પૈકી ૭	
			૧૮૦ પૈકી ૭/પૈકી ૧ નેશનલ હાઇવે	
			૧૮૮/૧ પૈકી ૧	
			૧૮૮/૧ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૧૮૮/૧ પૈકી ૨	
			૧૮૮/૧ પૈકી ૩	૦૦-૧૫-૦૮
			૧૮૮/૧ પૈકી ૪	
			૧૮૮/૧ પૈકી ૪/પૈકી ૧ નેશનલ હાઇવે	
			૧૮૮/૧ પૈકી ૪/પૈકી ૨	
			૧૮૮/૧ પૈકી ૫	
			૧૮૮/૧ પૈકી ૫/પૈકી ૧ નેશનલ હાઇવે	

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1	2	3	4	5
	ઉપલેટા	ઉપલેટા	૧૮૯/૧ પૈકી ૬	
			૧૮૯/૧ પૈકી ૭	
			૧૮૯/૧ પૈકી ૮	
			૧૬૬/૫	૦૦-૧૫-૦૩
			૧૬૬/૫/પૈકી ૧ નેશનલ હાઇવે	
			૧૬૬/૫ પૈકી ૨	
			૧૬૬/૫ પૈકી ૩	૦૦-૪૨-૭૩
			૧૬૭ પૈકી ૧	
			૧૬૭ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	
			૧૬૭ પૈકી ૨	૦૦-૪૨-૭૩
			૧૬૭ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૧૬૭ પૈકી ૩ નેશનલ હાઇવે	
			૧૬૭ પૈકી ૩/પૈકી ૧	૦૦-૦૧-૦૨
			૧૬૭ પૈકી ૪	
			૧૬૭ પૈકી ૪/પૈકી ૧ નેશનલ હાઇવે	
			૧૬૭ પૈકી ૫	૦૦-૦૧-૦૨
			૧૬૭ પૈકી ૫/પૈકી ૧ નેશનલ હાઇવે	
			૧૬૨ પૈકી ૧	
			૧૬૨ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	૦૦-૦૦-૪૧
			૧૬૨ પૈકી ૨	
			૧૬૨ પૈકી ૨/પૈકી ૧	
			૧૬૨ પૈકી ૨/પૈકી ૨	૦૦-૦૦-૪૧
			૧૬૨ પૈકી ૨/પૈકી ૩	
			૧૬૨ પૈકી ૨/પૈકી ૪	
			૧૬૨ પૈકી ૩ ક્રેનાલ	૦૦-૦૦-૪૮
			૧૬૧ નેશનલ હાઇવે	
			૧૬૦/૨ પૈકી ૧	
			૧૬૦/૨ પૈકી ૨	૦૦-૦૧-૩૧
			૧૬૦/૨ પૈકી ૩	
			૧૬૦/૨ પૈકી ૩/પૈકી ૧ નેશનલ હાઇવે	
			૧૬૦/૨ પૈકી ૪	૦૦-૦૦-૫૬
			૧૫૪/૩ પૈકી ૧	
			૧૫૪/૩ પૈકી ૧/પૈકી ૧	
			૧૫૪/૩ પૈકી ૨	૦૦-૦૦-૫૬
			૧૫૪/૩ પૈકી ૩	
			૧૫૪/૩ પૈકી ૪	
			૧૫૪/૩ પૈકી ૫	૦૦-૦૦-૫૨
			૧૫૪/૪ પૈકી ૧	
			૧૫૪/૪ પૈકી ૨	
			૧૫૪/૪ પૈકી ૨/પૈકી ૧	૦૦-૦૦-૫૨
			૧૫૪/૪ પૈકી ૨/પૈકી ૨	
			૧૫૪/૧ પૈકી ૧	
			૧૫૪/૧ પૈકી ૨	૦૦-૦૦-૫૬
			૧૫૪/૧ પૈકી ૩	
			૧૫૪/૧ પૈકી ૪ ક્રેનાલ	
			૧૫૧/૪ પૈકી ૧	૦૦-૦૦-૮૪
			૧૫૧/૪ પૈકી /પૈકી ૧	
			૧૫૧/૪ પૈકી ૨	
			૧૫૧/૪ પૈકી ૩	૦૦-૦૦-૮૪
			૧૫૧/૪ પૈકી ૪	
			૧૫૧/૪ પૈકી ૫	
			૧૫૧/૪ પૈકી ૬	૦૦-૦૦-૮૪
			૧૫૧/૪ પૈકી ૭	
			૧૫૧/૪ પૈકી ૮	

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1	2	3	4	5
	ઉપલેટા	ઉપલેટા	નેશનલ હાઇવે	૦૦-૦૦-૯૩
			૧૪૭/૬ પૈકી ૧/પૈકી ૧ નેશનલ હાઇવે	૦૦-૦૨-૨૭
			૧૪૭/૬ પૈકી ૧/પૈકી ૨	
			૧૪૭/૬ પૈકી ૨	
			૧૪૩/૧ પૈકી ૧	૦૦-૦૨-૯૯
			૧૪૩/૧ પૈકી ૨ નેશનલ હાઇવે	
૨	મુરખડા	ઉપલેટા	૨૦/૫ નેશનલ હાઇવે	૦૦-૦૧-૮૬
			૨૩/૩ નેશનલ હાઇવે	૦૦-૦૧-૨૭
			૩૫ પૈકી ૧ નેશનલ હાઇવે	૦૦-૧૧-૦૦
			૩૫ પૈકી ૨ બીન ખેતી	
			૩૫ પૈકી ૩	
			૩૫ પૈકી ૪	
			૩૫ પૈકી ૫	
			૩૫ પૈકી ૬	
			૩૫ પૈકી ૭	
			૩૫ પૈકી ૮	
			૩૫ પૈકી ૯	
			૩૫ પૈકી ૧૦ નેશનલ હાઇવે	
			૩૫ પૈકી ૧૧ નેશનલ હાઇવે	
૦૩	ઈસરા	ઉપલેટા	૪૪ પૈકી ૧	૦૦-૦૦-૯૬
			૪૪ પૈકી ૨	
			૪૪ પૈકી ૩ નેશનલ હાઇવે	
			૪૪ પૈકી ૪	
			૪૪ પૈકી ૫ નેશનલ હાઇવે	
			૪૪ પૈકી ૬	
			૪૪ પૈકી ૭	
			૪૪ પૈકી ૮	
			૪૪ પૈકી ૮/પૈકી ૧	૦૦-૦૧-૦૪
			૪૩/૧ પૈકી ૧	
			૪૩/૧ પૈકી ૧/પૈકી ૧	
			૪૩/૧ પૈકી ૨ નેશનલ હાઇવે	
			૪૩/૧ પૈકી ૩	
			૪૩/૧ પૈકી ૪ નેશનલ હાઇવે	
			૪૩/૧ પૈકી ૫	
			૪૩/૧ પૈકી ૬ નેશનલ હાઇવે	
			૪૩/૧ પૈકી ૭ નેશનલ હાઇવે	૦૦-૦૦-૯૧
			૪૩/૧ પૈકી ૮ બીન ખેતી	
			૪૩/૧ પૈકી ૯	
			૪૧/૧ પૈકી ૧	૦૦-૦૦-૬૪
			૪૧/૧ પૈકી ૨ નેશનલ હાઇવે	
			૪૧/૧ પૈકી ૩ નેશનલ હાઇવે	
			૪૧/૨ પૈકી ૧	૦૦-૦૦-૩૮
			૪૧/૨ પૈકી ૨ નેશનલ હાઇવે	
			૪૧/૨ પૈકી ૩ નેશનલ હાઇવે	
			૪૦/૧ પૈકી ૨ નેશનલ હાઇવે	૦૦-૩૪-૯૦
			૪૦/૧ પૈકી ૪	
			૪૦/૧ પૈકી ૧/પૈકી ૨	
			૪૦/૧ પૈકી ૧/પૈકી ૧	
			૪૦/૧ પૈકી ૧/પૈકી ૧/પૈકી ૨	
			૪૦/૧ પૈકી ૧/પૈકી ૧/પૈકી ૩	
			૪૦/૧ પૈકી ૧/પૈકી ૧/પૈકી ૧	
			૪૦/૨	૪૦/૩ પૈકી ૨ નેશનલ હાઇવે
			૪૦/૩ પૈકી ૨ નેશનલ હાઇવે	

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1	2	3	4	5
	ઈસરા	ઉપલેટા	૪૦/૫	
			૪૦/૬ નેશનલ હાઇવે	
			કોતર	૦૦-૦૩-૧૭
			૨૨ પૈકી ૧	
			૨૨ પૈકી ૨ નેશનલ હાઇવે	
			૨૨ પૈકી ૩	
			૨૨ પૈકી ૩/પૈકી ૧	
			૨૨ પૈકી ૪ નેશનલ હાઇવે	
			૨૨ પૈકી ૫	
			૨૨ પૈકી ૫/પૈકી ૧	
			૨૨ પૈકી ૬	
			૨૨ પૈકી ૭	
			૨૨ પૈકી ૮	
			૨૨ પૈકી ૯	
			૨૨ પૈકી ૧૦ નેશનલ હાઇવે	
			૨૨ પૈકી ૧૧	
			૨૨ પૈકી ૧૨	
			૨૨ પૈકી ૧૩ નેશનલ હાઇવે	
			૨૨ પૈકી ૧૪ નેશનલ હાઇવે	
			૨૨ પૈકી ૧૫	
			૨૨ પૈકી ૧૬	
			વોઝળો	૦૦-૦૪-૮૭
			૨૦/૨ પૈકી ૧	
			૨૦/૨ પૈકી ૨ નેશનલ હાઇવે	
			૨૦/૨ પૈકી ૩	
			૨૦/૨ પૈકી ૩/પૈકી ૧	
			૨૦/૨ પૈકી ૪	
			૨૦/૨ પૈકી ૪/પૈકી ૧	
			૨૦/૨ પૈકી ૪/પૈકી ૨	
			૨૦/૨ પૈકી ૪/પૈકી ૩	
			૨૦/૨ પૈકી ૫ નેશનલ હાઇવે	
			૨૦/૨ પૈકી ૬ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૧	
			૧૯/૧ પૈકી ૨/પૈકી ૧	
			૧૯/૧ પૈકી ૨/પૈકી ૨ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૩/પૈકી ૧	
			૧૯/૧ પૈકી ૩/પૈકી ૨ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૪ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૫	
			૧૯/૧ પૈકી ૬/પૈકી ૧	
			૧૯/૧ પૈકી ૬/પૈકી ૧/પૈકી ૧	
			૧૯/૧ પૈકી ૬/પૈકી ૨ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૮ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૯ નેશનલ હાઇવે	
			૧૯/૧ પૈકી ૧૦	
			૧૯ પૈકી ૧	
			૧૯ પૈકી ૨/પૈકી ૧	
			૧૯ પૈકી ૨/પૈકી ૧ નેશનલ હાઇવે	
			૧૯ પૈકી ૩ નેશનલ હાઇવે	
			૧૯ પૈકી ૪	
૦૪	નિલાખા	ઉપલેટા	૪૬૦/પૈકી ૧	૦૦-૨૨-૫૩
			૪૬૦/પૈકી ૨ નેશનલ હાઇવે	
			નદી	૦૦-૧૧-૩૦
			૪૫૮ પૈકી ૧/પૈકી ૧	૦૦-૧૦-૧૦

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1	2	3	4	5
	નિલાખા	ઉપલેટા	જપટ પૈકી ૧/પૈકી ૨ નેશનલ હાઇવે	
			જપટ પૈકી ૨ નેશનલ હાઇવે	
			રસ્તો	૦૦-૦૧-૪૫
			જપટ પૈકી ૧/પૈકી ૧	
			જપટ પૈકી ૧/પૈકી ૨ નેશનલ હાઇવે	
			જપટ પૈકી ૨/પૈકી ૧	
			જપટ પૈકી ૨/પૈકી ૨ નેશનલ હાઇવે	
			જપટ પૈકી ૩ નેશનલ હાઇવે	
			જપટ પૈકી ૪/પૈકી ૧	
			જપટ પૈકી ૪/પૈકી ૨ નેશનલ હાઇવે	
			જપટ પૈકી ૧/પૈકી ૧	
			જપટ પૈકી ૧/પૈકી ૧/પૈકી ૧	
			જપટ પૈકી ૧/ પૈકી ૨ નેશનલ હાઇવે	
			જપટ પૈકી ૨ નેશનલ હાઇવે	
			રોડ	૦૦-૦૬-૩૫
			૩૮૫ પૈકી ૧	
			૩૮૫ પૈકી ૨ નેશનલ હાઇવે	
			૩૮૫ પૈકી ૩	
			૩૮૪ પૈકી ૧	
			૩૮૪ પૈકી ૨ નેશનલ હાઇવે	
			૩૭૬/૧ પૈકી ૧	
			૩૭૬/૧ પૈકી ૨ નેશનલ હાઇવે	
			૩૭૪ પૈકી ૧	
			૩૭૪ પૈકી ૨	
			૩૭૪ પૈકી ૩	
			૩૭૪ પૈકી ૪	
			૩૭૪ પૈકી ૫ કેનાલ	
			૩૭૪ પૈકી ૬ નેશનલ હાઇવે	
			૩૭૫ પૈકી ૧	
			૩૭૫ પૈકી ૨ નેશનલ હાઇવે	
			રસ્તો	૦૦-૦૨-૫૫
			૩૦૩ પૈકી ૧	
			૩૦૩/૨ નેશનલ હાઇવે	
			૩૦૫ પૈકી ૧	
			૩૦૫ પૈકી ૨	
			૩૦૪ પૈકી ૧	
			૩૦૪ પૈકી ૨ નેશનલ હાઇવે	
			૩૦૮ પૈકી ૧	
			૩૦૮ પૈકી ૨ નેશનલ હાઇવે	
			૩૦૮ પૈકી ૧	
			૩૦૮ પૈકી ૨ નેશનલ હાઇવે	
			૩૧૫ પૈકી ૧	
			૩૧૫ પૈકી ૨ નેશનલ હાઇવે	
			૩૧૬ પૈકી ૧	
			૩૧૬ પૈકી ૨	
			૩૧૬ પૈકી ૩ નેશનલ હાઇવે	
			૩૧૭ પૈકી ૧	
			૩૧૭ પૈકી ૨	
			૩૧૭ પૈકી ૩	
			૩૧૭ પૈકી ૪ નેશનલ હાઇવે	
			૩૧૮ પૈકી ૧	
			૩૧૮ પૈકી ૨	
			૩૧૮ પૈકી ૩	
			૩૧૮ પૈકી ૪ નેશનલ હાઇવે	

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	નિલાખા	ઉપલેટા	૩૧૯ પૈકી ૧	૦૦-૧૨-૬૭
			૩૧૯ પૈકી ૨ નેશનલ હાઇવે	
			૩૨૩ પૈકી ૩	૦૦-૨૪-૬૯
			૩૨૩ પૈકી ૨ નેશનલ હાઇવે	
			૩૨૩ પૈકી ૧	
			૨૨૨૦	૦૦-૦૧-૧૪
			૩૨૩ પૈકી ૪	૦૦-૦૬-૪૮
			૩૨૪ પૈકી ૧	૦૦-૩૯-૬૧
			૩૨૪ પૈકી ૨ નેશનલ હાઇવે	
			૩૨૪ પૈકી ૩	
			૩૨૪ પૈકી ૪	
			૩૨૫ પૈકી ૧	૦૦-૨૨-૫૨
			૩૨૫ પૈકી ૨	
			૩૨૫ પૈકી ૩	
			૩૨૫ પૈકી ૪ નેશનલ હાઇવે	
			૨૨૨૦/કેનાલ	૦૦-૦૧-૦૧
૦૫	ગણોદ	ઉપલેટા	૩૫૦ પૈકી ૧	૦૦-૦૯-૪૦
			૩૫૦ પૈકી ૨ નેશનલ હાઇવે	
			૩૫૦ પૈકી ૩	
			૩૫૦ પૈકી ૪	
			૩૫૦ પૈકી ૫	૦૦-૧૮-૩૨
			૩૪૮/૧ પૈકી ૧	
			૩૪૮/૧ પૈકી ૨ નેશનલ હાઇવે	
			૩૪૮/૨ પૈકી ૧	૦૦-૦૪-૪૪
			૩૪૮/૨ પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૬-૭૪
			૩૪૮ પૈકી ૧	
			૩૪૮ પૈકી ૨	
			૩૪૮ પૈકી ૩ નેશનલ હાઇવે	૦૦-૧૪-૯૯
			૩૬૩ પૈકી ૧	
			૩૬૩ પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૮-૨૭
			૩૬૪ પૈકી ૧	
			૩૬૪ પૈકી ૨	
			૩૬૪ પૈકી ૩	
			૩૬૪ પૈકી ૪ નેશનલ હાઇવે	૦૦-૦૬-૪૭
			૩૬૫ પૈકી ૧	
			૩૬૫ પૈકી ૨	
			૩૬૫ પૈકી ૩ નેશનલ હાઇવે	૦૦-૧૭-૪૪
			૩૮૧ પૈકી ૧	
			૩૮૧ પૈકી ૨ નેશનલ હાઇવે	૦૦-૧૨-૪૦
			૩૮૨ પૈકી ૧	
			૩૮૨ પૈકી ૨	૦૦-૨૧-૩૭
			૩૮૩ પૈકી ૧	૦૦-૦૦-૧૧
			૩૮૩ પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૦-૮૨
			૩૯૪ પૈકી ૧ બીન ખેતી	
			૩૯૪ પૈકી ૧/પૈકી ૧	
			૩૯૪ પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૦-૮૩
			૩૯૫ પૈકી ૨ નેશનલ હાઇવે	
			૩૯૫ પૈકી ૧	૦૦-૧૦-૦૬
			૩૯૬ પૈકી ૧/પૈકી ૧	
			૩૯૬ પૈકી ૧/પૈકી ૨ નેશનલ હાઇવે	૦૦-૦૦-૪૫
			૩૯૬ પૈકી ૨ નેશનલ હાઇવે	
			૪૦૭ પૈકી ૩	૦૦-૦૨-૧૪
			રોડ	

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ગણોદ	ઉપલેટા	૪૦૭ પેકી ૧/પેકી ૧	૦૦-૦૯-૧૧
			૪૦૭ પેકી ૧/પેકી ૨	
			૪૦૭ પેકી ૨ નેશનલ હાઇવે	
			૪૦૮ પેકી ૧	૦૦-૧૭-૫૦
			૪૦૮ પેકી ૨ નેશનલ હાઇવે	
			૪૧૦ પેકી ૧	૦૦-૨૩-૩૩
			૪૧૦ પેકી ૨	
			૪૧૨ પેકી ૧	૦૦-૦૮-૭૯
			૪૧૨ પેકી ૨	
			૪૧૨ પેકી ૩ નેશનલ હાઇવે	
			૪૧૩ પેકી ૧	૦૦-૦૭-૮૪
			૪૧૩ પેકી ૨ નેશનલ હાઇવે	
			૪૨૧ પેકી ૧	
			૪૨૧ પેકી ૨ નેશનલ હાઇવે	૦૦-૧૪-૯૪
			૪૨૧ પેકી ૩	
			૪૨૧ પેકી ૪	
			૪૨૧ પેકી ૫	
			૪૨૨ પેકી ૧	૦૦-૧૮-૭૧
			૪૨૨ પેકી ૨	
			૪૨૨ પેકી ૩ નેશનલ હાઇવે	
			૪૪૫ પેકી ૧	૦૦-૧૬-૭૫
			૪૪૫ પેકી ૨ નેશનલ હાઇવે	
			૪૪૬ પેકી ૧	૦૦-૧૫-૪૪
			૪૪૬ પેકી ૨	
			૪૪૬ પેકી ૩ નેશનલ હાઇવે	
			૪૪૭ પેકી ૧	૦૦-૧૯-૮૫
			૪૪૭ પેકી ૨	૦૦-૦૦-૫૯
			૪૪૮ પેકી ૧	૦૦-૧૫-૨૮
			૪૪૮ પેકી ૨ નેશનલ હાઇવે	
			નદી	૦૦-૦૪-૯૭
			૪૭૫	૦૦-૦૦-૧૧
			૪૭૬ પેકી ૧	૦૦-૨૩-૮૬
			૪૭૬ પેકી ૨	
			૪૭૬ પેકી ૩ નેશનલ હાઇવે	
			૪૭૭ પેકી ૧	૦૦-૧૦-૨૭
			૪૭૭ પેકી ૨ નેશનલ હાઇવે	
			૪૭૮ પેકી ૧	૦૦-૨૧-૪૫
			૪૭૮ પેકી ૧/ પેકી ૧	
			૪૭૮ પેકી ૧/પેકી ૨	
			૪૭૮ પેકી ૧/પેકી ૨/પેકી ૧	
			૪૭૮/૨ નેશનલ હાઇવે	
			૪૭૯	૦૦-૧૦-૨૪
૦૬	ડાહુકા	કુતીયાણા	૨૨૮	૦૦-૧૦-૦૨
			નેશનલ હાઇવે	૦૦-૦૨-૪૪
			૨૪૩	૦૦-૧૨-૫૯
			૨૪૪	૦૦-૦૫-૧૩
			૨૪૫	૦૦-૦૫-૦૮
			૨૪૬	૦૦-૦૫-૩૧
			૨૪૯	૦૦-૦૮-૮૮
			૨૫૩	૦૦-૧૩-૦૪
			ગામતળ	૦૦-૦૬-૫૫
			નેશનલ હાઇવે	૦૦-૦૧-૬૯
			૨	૦૦-૦૬-૦૮
			૩	૦૦-૧૦-૪૧

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ડાહુકા	કુતિયાણા	૪	૦૦-૦૮-૦૨
			૫	૦૦-૦૩-૮૨
			૬	૦૦-૦૧-૪૨
			૪૩૬	૦૦-૦૧-૦૯
			૭	૦૦-૦૨-૧૧
			૮	૦૦-૦૨-૧૬
			૯	૦૦-૦૨-૫૨
			૧૦	૦૦-૦૫-૧૧
			૧૧	૦૦-૦૮-૬૧
			૧૩	૦૦-૨૮-૦૩
			૧૮	૦૦-૦૬-૧૫
			૧૯	૦૦-૦૬-૭૧
			૨૦	૦૦-૦૫-૮૧
૦૭	વાડાસડા	માણાવદર	૩૭૦/ પૈકી ૧	૦૦-૩૦-૩૫
			૩૭૦/ પૈકી ૨	
			૩૭૦/ પૈકી ૩	
			૩૭૦/ પૈકી ૪	
			૩૭૦/ પૈકી ૫ ઓધોગિક	૦૦-૧૪-૭૫
			૩૭૪/ પૈકી ૧/ પૈકી ૧	
			૩૭૪/ પૈકી ૧/ પૈકી ૨	
			૩૭૪/ પૈકી ૨	
			૩૭૫	૦૦-૦૭-૩૧
			૩૭૬	૦૦-૦૭-૫૮
			૩૭૮	૦૦-૧૧-૧૭
			૩૭૯/ પૈકી ૧/ પૈકી ૧	૦૦-૧૧-૧૭
			૩૭૯/ પૈકી ૧/ પૈકી ૨	
			૩૭૯/ પૈકી ૧/ પૈકી ૩	
			૩૭૯/ પૈકી ૨/ પૈકી ૧	
			૩૭૯/ પૈકી ૨/ પૈકી ૨	
			૩૮૦/ પૈકી ૧	૦૦-૨૧-૩૨
			૩૮૦/ પૈકી ૨	
			૩૮૦ / પૈકી ૩	
			૩૮૦ / પૈકી ૪	
			૩૮૧ / પૈકી ૧	
			૩૮૧ / પૈકી ૨	૦૦-૦૯-૨૨
			૩૮૨/ પૈકી ૧/ પૈકી ૧	૦૦-૧૨-૩૨
			૩૮૨/ પૈકી ૧/ પૈકી ૨	
			૩૮૨ / પૈકી ૨	
			૩૮૦/૧/ પૈકી ૧	૦૦-૧૭-૯૬
			સરકારી પડતર	૦૦-૦૨-૪૪
			રોડ	૦૦-૪૭-૮૬
			૩૮૦ / ૧ / પૈકી ૧ સરકારી પડતર	૦૦-૩૭-૦૧
			૪૦૧/ પૈકી ૧ સરકારી પડતર	
			૪૦૧/ પૈકી ૨ સરકારી પડતર	
			૪૦૧ / પૈકી ૩	
			૪૦૧ / પૈકી ૪	
			૪૦૮/ પૈકી ૧/ પૈકી ૧	૦૦-૫૯-૯૯
			૪૦૮/ પૈકી ૧/ પૈકી ૨ બીનખેતી	
			૪૦૮ / પૈકી ૨	
			૪૦૮ / પૈકી ૩	
૦૮	બીલડી	કુતિયાણા	૯૬	૦૦-૧૩-૧૭
			૧૦૨ સરકારી પડતર	૦૦-૧૭-૦૪
			વોકળો	૦૦-૦૧-૬૪
			૧૨૦	૦૦-૬૬-૩૮
			સરકારી પડતર ગૌચર	



અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	બીલડી	કુતિયાણા	નેશનલ હાઇવે	૦૦-૧૯-૮૨
			૧૯૪	૦૦-૦૦-૭૮
			સરકારી પડતર ગૌચર	૦૦-૦૧-૬૨
			વોકળો	૦૦-૦૮-૫૭
			૨૮૧	૦૦-૧૧-૭૪
			સરકારી પડતર ગૌચર	૦૦-૪૩-૦૯
			૨૮૩ સરકારી પડતર ગામતળ	૦૦-૧૦-૭૫
			૨૮૧	૦૦-૨૨-૨૦
			સરકારી પડતર ગૌચર	૦૦-૧૧-૩૮
			૨૪૫	૦૦-૦૧-૧૩
			૨૪૩	૦૦-૦૧-૫૦
			૨૪૬ સરકારી પડતર	૦૦-૨૦-૮૬
૦૯	રોઘડા	કુતિયાણા	૪૩૩ વોકળો	૦૦-૧૫-૧૯
			૪૩૨	૦૦-૧૬-૨૨
			૪૩૪	૦૦-૦૯-૮૩
			૪૩૬	૦૦-૧૪-૯૧
			૪૧૧ સરકારી	૦૦-૨૯-૧૮
			૪૭૨	૦૦-૧૫-૧૨
			૪૭૩	૦૦-૦૧-૨૨
			૪૧૧ સરકારી	૦૦-૦૩-૧૮
			૨૨૨	૦૦-૦૩-૨૧
			૨૮	૦૦-૦૬-૨૪
			૨૮	૦૦-૨૦-૨૫
			૨૭	૦૦-૦૦-૦૫
			૧૬૪ સરકારી	૦૦-૦૨-૧૨
			૧૭૦	૦૦-૦૨-૮૯
			૧૭૧	૦૦-૦૯-૭૧
			૧૭૨	૦૦-૧૨-૦૨
			૧૭૪	૦૦-૧૬-૫૪
			૧૭૫ / પૈકી ૧	૦૦-૧૯-૮૦
			૧૭૫ / પૈકી ૨ બીનખેતી	૦૦-૨૪-૬૮
			૧૭૬	૦૦-૨૨-૧૫
			૪૧૧ સરકારી	૦૦-૦૭-૯૨
			૧૮૧	૦૦-૦૩-૨૭
			૧૮૩	૦૦-૧૭-૩૦
			૧૮૪	૦૦-૦૬-૦૦
			૧૮૫	૦૦-૨૬-૭૩
			૧૮૬	૦૦-૩૧-૧૦
			૧૮૭	૦૦-૨૫-૩૩
૧૦	ચૌટા	કુતિયાણા	૯૮	૦૦-૧૨-૮૨
			૯૭	૦૦-૧૪-૧૦
			૯૬	૦૦-૦૪-૪૧
			૯૫	૦૦-૦૪-૪૦
			૯૪	૦૦-૧૫-૫૫
			૯૩	૦૦-૧૬-૮૩
			૯૨	૦૦-૧૦-૨૨
			૯૧	૦૦-૦૨-૪૯
			૯૦	૦૦-૧૩-૨૧
			૮૯	૦૦-૦૧-૩૯
			૮૮	૦૦-૦૧-૩૪
			નેશનલ હાઇવે	
			૮૬	
			૮૫	
			૨૨૨	

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ચોટા	કુતિયાણા	૫	૦૦-૨૨-૩૪
			૯	૦૦-૪૫-૬૧
			નદી	૦૦-૦૨-૨૫
૧૧	ટેરી	કુતિયાણા	૨૦ સરકારી પડતર	૦૦-૧૨-૯૯
			રોડ	૦૦-૦૦-૮૮
			૨૦ સરકારી પડતર	૦૦-૨૨-૪૦
			૨૫	૦૦-૧૦-૦૪
			૩૨	૦૦-૦૮-૩૪
			૩૩	૦૦-૦૩-૮૩
			૩૪	૦૦-૦૪-૭૮
			૩૫	૦૦-૦૩-૩૭
			૩૬	૦૦-૦૪-૧૩
			૩૭ પૈકી ૧	૦૦-૦૭-૬૪
			૩૭ પૈકી ૨	
			રસ્તો	૦૦-૦૦-૫૦
૧૨	ઉજડ થેપડા	કુતિયાણા	૧૫૯/પૈકી ૧	૦૦-૧૩-૬૪
			૧૫૯/પૈકી ૨	
			૧૫૮	૦૦-૦૪-૬૭
			૧૫૭	૦૦-૧૨-૭૭
			૧૭૬	૦૦-૦૬-૪૫
			૧૭૭	૦૦-૦૫-૩૩
			૧૭૮	૦૦-૦૯-૧૪
			૨૦૨ સરકારી પડતર	૦૦-૦૩-૩૦
			રસ્તો	૦૦-૦૦-૫૩
			૨૦૫	૦૦-૧૮-૬૦
			૨૧૦	૦૦-૧૭-૩૮
			૨૧૧ બીનખેતી	૦૦-૦૮-૯૯
			૨૧૨	૦૦-૦૯-૫૮
			૨૭૬ બીનખેતી	૦૦-૦૫-૯૯
			૨૭૭ સરકારી પડતર	૦૦-૦૦-૪૦
			રસ્તો	૦૦-૦૦-૫૪
			૨૭૭ સરકારી પડતર	૦૦-૦૦-૫૪
			૨૭૪	૦૦-૦૭-૪૦
			૨૭૮/પૈકી ૧	૦૦-૦૫-૮૨
			૨૭૮/પૈકી ૨	
			૨૭૯	૦૦-૦૭-૪૧
			૩૨૮	૦૦-૦૬-૬૯
			૩૨૭	૦૦-૦૫-૫૧
			૩૨૯	૦૦-૦૬-૮૧
			૩૩૦	૦૦-૦૪-૬૪
			૩૩૨	૦૦-૦૨-૮૬
			૩૩૧ બીન ખેતી	૦૦-૦૭-૮૭
			૩૭૮ બીન ખેતી	૦૦-૦૫-૩૩
			૩૭૭/પૈકી ૧	૦૦-૩૪-૩૨
			૩૭૭/પૈકી ૨	
			નેશનલ હાઇવે	૦૦-૩૦-૩૧
			રસ્તો	૦૦-૦૧-૮૬
			૪૨૨ બીનખેતી	૦૦-૦૬-૦૫
			૪૩૩	૦૦-૦૫-૭૭
			૪૩૬	૦૦-૦૪-૦૩
			૪૩૮ સરકારી પડતર	૦૦-૦૮-૭૮
			૪૩૯	૦૦-૦૦-૦૬

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ઉજડ થેપડા	કુતિયાણા	૪૮૨	૦૦-૧૧-૭૮
			૪૭૮	૦૦-૧૨-૩૪
૧૩	કુતિયાણા	કુતિયાણા	૩૬૮	૦૦-૦૪-૯૬
			૩૬૫	૦૦-૦૫-૭૦
			૩૬૫	
			૩૬૪	૦૦-૦૪-૮૩
			૩૬૩	૦૦-૦૪-૫૪
			૩૬૨	૦૦-૦૮-૪૬
			૩૫૮	૦૦-૦૬-૯૯
			૩૦૫	૦૦-૩૨-૮૮
			રોડ	૦૦-૦૧-૯૩
			૨૬૮	૦૦-૦૯-૭૯
			૩૦૯	૦૦-૦૨-૭૭
			૩૧૦	૦૦-૩૪-૪૬
			૨૯૭	૦૦-૧૪-૧૭
			૨૯૬	૦૦-૦૭-૦૨
			૨૯૫	૦૦-૦૮-૯૬
			૨૯૪	૦૦-૧૨-૬૯
			૨૯૧	૦૦-૦૨-૫૪
			૧૯૧	૦૦-૦૧-૭૫
			રોડ	૦૦-૦૧-૬૯
			૧૪૦	૦૦-૧૫-૦૯
			૧૩૭	૦૦-૨૦-૦૪
			રોડ	૦૦-૦૧-૨૬
			૯૪	૦૦-૦૮-૩૭
			૯૩	૦૦-૦૭-૯૪
			૯૧	૦૦-૧૦-૦૫
			૯૦	૦૦-૧૩-૫૧
			૮૯	૦૦-૦૭-૯૯
			૮૮	૦૦-૦૩-૬૬
			૮૭	૦૦-૧૨-૫૯
			રોડ	૦૦-૦૧-૬૬
			૪૭ પૈકી ૧	૦૦-૨૨-૬૯
			૪૭ પૈકી ૨	
			૪૪	૦૦-૧૨-૧૯
			૪૨	૦૦-૧૬-૩૯
			૧૩	૦૦-૦૫-૪૩
			૧૨	૦૦-૧૨-૮૪
			૧૧	૦૦-૦૯-૩૨
			૬૧	૦૦-૬૧-૧૪
			કોતર નીમે	૦૦-૦૫-૦૨
૧૪	મહોબતપુરા	કુતિયાણા	કોતર નીમે	૦૦-૦૫-૦૨
			૭૯	૦૦-૦૬-૫૮
			૮૧	૦૦-૨૦-૬૯
			૮૨	૦૦-૧૦-૩૨
૧૫	માલ	કુતિયાણા	૬૩૧	૦૦-૦૮-૧૭
			સરકારી પડતર ગૌચર	
			૬૩૦ બીન ખેતી	૦૦-૧૦-૫૩
			૫૮૦ બીન ખેતી	૦૦-૦૨-૮૨
			૫૭૯	૦૦-૧૮-૮૬
			૫૭૬	૦૦-૦૫-૭૮
			૫૭૫ બીન ખેતી	૦૦-૦૪-૭૬
			૫૬૭	૦૦-૦૪-૮૩
			૫૬૬	૦૦-૦૪-૬૦

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	માલ	કુતિયાણા	૫૬૫	૦૦-૦૫-૧૭
			૫૬૪	૦૦-૦૬-૮૧
			૫૬૩	૦૦-૦૬-૦૦
			૫૬૨ રસ્તો સરકારી પડતર ગૌચર	૦૦-૦૩-૭૯
			૫૫૩	૦૦-૦૬-૨૫
			૫૫૨	૦૦-૦૫-૨૬
			૫૫૧	૦૦-૦૫-૪૩
			૫૪૯	૦૦-૦૬-૨૯
			૫૪૮ બીન ખેતી	૦૦-૦૪-૯૨
			રસ્તો	૦૦-૦૦-૬૨
			૪૮૪ સરકારી પડતર ગૌચર	૦૦-૦૧-૧૬
			નદી	૦૦-૦૪-૧૩
			૪૮૩ સરકારી પડતર ગૌચર	૦૦-૧૩-૫૫
			૪૮૧	૦૦-૦૪-૧૫
			૪૮૦	૦૦-૦૩-૦૪
			૪૭૯ બીન ખેતી	૦૦-૦૬-૭૧
			રસ્તો	૦૦-૦૧-૬૮
			૪૭૪	૦૦-૧૧-૫૦
			૪૭૩	૦૦-૦૨-૪૪
			૪૭૧	૦૦-૦૮-૦૫
			૪૭૦	૦૦-૦૬-૪૮
			૪૬૯ વોકળો	૦૦-૦૧-૮૪
			૪૬૮	૦૦-૧૦-૦૨
			૪૬૭	૦૦-૦૨-૭૦
			૪૬૬	૦૦-૧૩-૮૩
			૪૬૫	૦૦-૦૧-૩૯
			૪૬૪	૦૦-૦૬-૮૨
			૪૬૩	૦૦-૦૭-૨૪
			૪૬૨	૦૦-૦૮-૫૮
			૪૬૧	૦૦-૧૨-૧૪
			૪૬૦ સરકારી પડતર ગૌચર	૦૦-૨૫-૭૩
૧૬	ચોલીયાણા	કુતિયાણા	૭૨/૧	૦૦-૦૫-૯૯
			૭૨/૨	
			૭૩	૦૦-૧૪-૪૨
૧૭	બાલોચ	કુતિયાણા	૩૦૬	૦૦-૧૧-૩૨
			૩૦૭	૦૦-૦૫-૮૩
			૩૦૮	૦૦-૦૬-૦૪
			૩૦૯	૦૦-૧૫-૩૪
			રસ્તો	૦૦-૦૦-૮૪
			૩૧૧	૦૦-૦૪-૭૫
			૩૧૦	૦૦-૦૧-૯૮
			૩૧૨	૦૦-૦૭-૫૭
			૩૦૨	૦૦-૧૫-૪૧
			૩૦૧	૦૦-૧૫-૩૮
			૨૯૮	૦૦-૧૨-૪૨
			૨૯૭ બીન ખેતી	૦૦-૦૨-૪૦
			૨૯૪	૦૦-૨૭-૭૬
			૨૭૧ સરકારી પડતર ગૌચર	૦૦-૦૨-૦૭
			રસ્તો	૦૦-૦૧-૭૦

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	બાલોચ	કુતિયાણા	૨૭૧ સરકારી પડતર ગૌચર	૦૦-૨૨-૦૫
			નદી	૦૦-૦૪-૪૦
			૧૫૨ સરકારી પડતર ગૌચર	૦૦-૦૮-૩૪
			રસ્તો	૦૦-૦૧-૩૩
			૧૫૨ સરકારી પડતર ગૌચર	૦૦-૦૩-૩૩
			૧૫૧	૦૦-૦૧-૫૨
			૧૪૮	૦૦-૦૫-૯૩
			૧૪૭	૦૦-૧૦-૬૯
			૬૩	૦૦-૦૮-૫૫
			૬૪	૦૦-૦૪-૩૫
			૬૫	૦૦-૧૧-૬૫
			૬૬	૦૦-૦૫-૦૬
			૬૭	૦૦-૧૩-૭૯
			૬૮	૦૦-૧૧-૫૨
			૬૯	૦૦-૦૬-૦૯
			૭૦	૦૦-૦૩-૫૬
			૭૧	૦૦-૦૩-૯૩
			૭૩	૦૦-૦૦-૫૧
			૭૪	૦૦-૧૮-૮૪
૧૮	ખીજદળ	રાણાવાવ	૨૫૩	૦૦-૦૭-૮૦
			૨૫૪	૦૦-૧૧-૧૨
			૨૫૫	૦૦-૧૫-૬૯
			૨૪૯	૦૦-૧૦-૭૧
			૨૪૮ બીન ખેતી	૦૦-૦૯-૯૭
			રસ્તો	૦૦-૦૦-૫૩
			૨૦૦	૦૦-૧૧-૬૦
			૨૦૩	૦૦-૨૧-૭૩
			૨૦૫	૦૦-૧૦-૦૨
			રસ્તો	૦૦-૦૧-૮૫
			૨૦૫	૦૦-૦૦-૩૬
			રસ્તો	૦૦-૦૦-૧૦
			૨૦૯	૦૦-૦૬-૭૭
			૨૦૬	૦૦-૧૩-૭૭
૧૯	અમર	કુતિયાણા	૬૮૬ સરકારી પડતર ગૌચર	૦૦-૪૮-૧૪
			રોડ	૦૦-૦૧-૯૪
			૬૮૫	૦૦-૦૩-૧૫
			૬૮૪	૦૦-૦૧-૨૯
૨૦	રાણા કંડોરણા	રાણાવાવ	૧૭૨૯	૦૦-૧૭-૪૨
			૧૭૩૮	૦૦-૧૧-૧૨
			૧૭૩૯	૦૦-૧૫-૯૨
			૧૭૧૩ સરકારી પડતર ગૌચર	૦૦-૨૩-૦૦
			૧૭૦૬ સરકારી પડતર ગૌચર	૦૦-૪૯-૯૨
			૧૭૦૨ સરકારી પડતર ગૌચર	૦૦-૦૧-૧૬
			નદી	૦૦-૧૬-૪૬
			૧૭૦૧	૦૦-૩૨-૫૬
			૧૨૫૪	૦૦-૧૪-૭૮
			૧૨૫૩	૦૦-૦૭-૩૩
			રસ્તો	૦૦-૦૦-૮૩
			૧૧૬૪	૦૦-૦૯-૦૩
			૧૧૬૩	૦૦-૨૬-૮૧

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	રાણા કંડોરણા	રાણાવાવ	૧૧૬૮	૦૦-૧૧-૨૫
			૧૧૫૯	૦૦-૦૪-૩૯
			૧૧૬૦	૦૦-૧૬-૯૭
			૧૧૫૭ બીનખેતી	૦૦-૦૫-૨૮
			૧૧૫૨	૦૦-૧૪-૯૭
			રસ્તો	૦૦-૦૦-૬૬
			૧૧૫૦	૦૦-૧૦-૩૨
			૧૧૪૮	૦૦-૧૦-૩૨
			૧૧૪૬	૦૦-૦૪-૫૦
			૧૧૪૫	૦૦-૦૬-૪૭
			૧૧૪૪	૦૦-૦૬-૨૩
			૧૧૪૩	૦૦-૧૫-૭૬
			૧૧૪૨	૦૦-૦૬-૯૧
			૧૧૪૧	૦૦-૦૪-૧૩
			૧૧૪૦	૦૦-૦૪-૪૨
			૧૧૩૯	૦૦-૦૮-૧૩
			૧૧૩૮/પૈકી ૧	૦૦-૦૩-૨૪
			૧૧૩૮/પૈકી ૨	
			રસ્તો	૦૦-૦૧-૬૦
			૧૧૩૭	૦૦-૧૫-૪૧
			૧૧૩૬/પૈકી ૧	૦૦-૧૪-૩૧
			૧૧૩૬	
			૧૧૩૫	૦૦-૦૪-૭૮
			૧૧૩૪	૦૦-૦૭-૩૭
			૧૧૩૩	૦૦-૧૦-૭૦
			૧૧૨૮	૦૦-૦૮-૩૩
			૧૧૨૭	૦૦-૦૫-૬૬
			૧૧૨૬	૦૦-૦૯-૩૭
			૧૧૨૫	૦૦-૦૩-૮૬
			૧૧૨૪	૦૦-૦૩-૭૭
૨૧	રાણા વડવાળા	રાણાવાવ	૭૮૫	૦૦-૧૮-૪૫
			૭૮૬	૦૦-૧૭-૮૦
			૭૮૭	૦૦-૦૬-૭૪
			૭૮૮	૦૦-૦૬-૮૫
			૭૮૦	૦૦-૧૩-૩૨
			૭૮૧	૦૦-૧૧-૭૫
			૭૮૨	૦૦-૧૦-૦૩
			૭૮૩	૦૦-૦૪-૮૪
			૭૮૮/પૈકી ૧ બીનખેતી	૦૦-૦૮-૦૩
			૭૮૮	
			૭૮૯	૦૦-૧૩-૦૫
			૮૧૭ બીનખેતી	૦૦-૧૨-૩૪
			૮૧૫ બીનખેતી	૦૦-૧૩-૩૭
			૮૧૦	૦૦-૦૧-૭૬
			૮૬૯, રોડ કોર્સીંગ	૦૦-૧૬-૯૪
			૮૫૯	૦૦-૦૫-૨૫
			૮૬૦	૦૦-૧૧-૭૧
			૮૬૨	૦૦-૦૪-૬૩
			૮૬૧	૦૦-૦૬-૭૩
			૮૬૩	૦૦-૦૯-૮૪
			૮૭૩	૦૦-૦૮-૬૩
			નદી	૦૦-૦૨-૩૬

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	રાણા વડવાળા	રાણાવાવ	૮૭૦ સરકારી પડતર ગૌચર	૦૦-૨૦-૬૨
			૧૦૨૬	૦૦-૧૦-૫૩
			૧૦૨૭	૦૦-૦૬-૩૧
			૧૦૩૬ રસ્તો	૦૦-૦૨-૧૮
			૧૦૩૫	૦૦-૧૦-૬૧
			૧૦૩૨	૦૦-૦૩-૧૪
			૧૦૩૪	૦૦-૧૮-૮૫
			૧૬૨૫	૦૦-૧૭-૮૦
			૧૬૨૩	૦૦-૦૮-૫૮
			૧૬૨૨	૦૦-૦૩-૦૬
			રસ્તો	૦૦-૦૦-૫૫
			૧૬૨૧	૦૦-૧૬-૪૮
			૧૬૨૦	૦૦-૦૧-૨૦
			૧૬૧૮	૦૦-૦૭-૮૮
			૧૬૧૭/પેકી ૧	૦૦-૧૧-૮૧
			૧૬૧૭/પેકી ૨	
			રોડ ક્રોસ	૦૦-૦૪-૮૦
			નેશનલ હાઇવે	૦૦-૦૧-૩૭
			૨૩	૦૦-૦૭-૧૭
			૨૪	૦૦-૦૭-૧૨
			૨૭	૦૦-૦૪-૫૨
			૨૮	૦૦-૦૪-૪૬
			૩૨	૦૦-૧૧-૪૦
			૩૩	૦૦-૧૧-૨૩
			૩૪	૦૦-૧૦-૦૦
			૩૫	૦૦-૦૩-૮૩
			રસ્તો	૦૦-૦૧-૦૮
			૩૬	૦૦-૨૪-૩૮
			૩૭	૦૦-૦૮-૮૬
			૩૮	૦૦-૦૬-૭૮
			૪૧	૦૦-૧૪-૮૭
			૪૩	૦૦-૦૮-૧૦
			રસ્તો	૦૦-૦૩-૪૧
૨૨	ભોદ	રાણાવાવ	૧૨૧	૦૦-૩૮-૨૮
			૧૨૮	૦૦-૧૨-૫૨
			૧૨૭ બીન ખેતી	૦૦-૦૫-૧૬
			૧૨૬	૦૦-૦૮-૦૩
			૧૨૫	૦૦-૧૬-૧૭
			૧૦૭	૦૦-૪૧-૩૦
			રસ્તો	૦૦-૦૧-૦૮
			૧૦૭	૦૦-૦૬-૬૨
			૧૦૪	૦૦-૨૭-૪૫
			૮૪	૦૦-૦૫-૦૨
			૮૩	૦૦-૦૩-૧૪
			૮૨	૦૦-૦૩-૨૩
			૮૧	૦૦-૦૩-૩૧
			૮૧ નેશનલ હાઇવે	૦૦-૦૦-૬૬
			૮૦ નેશનલ હાઇવે	૦૦-૦૦-૨૮
			૮૮ નેશનલ હાઇવે	૦૦-૦૦-૩૦
			૮૮ નેશનલ હાઇવે	૦૦-૦૦-૩૪
			૮૭ નેશનલ હાઇવે	૦૦-૦૦-૪૦
			રસ્તો	૦૦-૦૧-૭૫
			૮૪૦	૦૦-૧૦-૮૬
			૮૩૮	૦૦-૧૪-૨૮
			વોકળો	૦૦-૦૧-૩૭
			૮૩૭	૦૦-૦૮-૦૫
			૮૩૬	૦૦-૦૭-૦૧

અનુ. નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આર-ચો.મી.
1	2	3	4	5
	ભોદ	રાણાવાવ	વોકળો	૦૦-૦૨-૭૬
			૮૩૫	૦૦-૧૪-૪૯
			૮૩૪	૦૦-૦૭-૮૯
			૮૩૩	૦૦-૦૫-૨૭
			૮૩૨	૦૦-૦૦-૮૬
			૮૩૧	૦૦-૦૪-૬૪
			૮૩૦	૦૦-૦૭-૫૮
			૮૨૯	૦૦-૦૫-૭૫
			૮૨૮	૦૦-૦૬-૮૦
			૮૨૭	૦૦-૦૪-૯૧
			૮૨૬	૦૦-૦૪-૯૬
			૮૨૯	૦૦-૦૨-૪૬
			૮૨૪	૦૦-૧૦-૭૪
			૮૭૨	૦૦-૧૧-૦૮
			૮૨૩	૦૦-૦૭-૬૧
			૮૨૨	૦૦-૧૩-૪૩
			૮૭૩	૦૦-૧૭-૪૫
			૮૭૪	૦૦-૦૩-૮૬
			૮૭૫ સરકારી પડતર ખરાબો	૦૦-૪૨-૦૫
			કાટ્ટેટ્રેક	૦૦-૦૦-૪૦
			૮૮૪	૦૦-૦૧-૮૮
			૮૭૫ સરકારી પડતર ખરાબો	૦૦-૦૬-૯૯
			૮૮૫	૦૦-૦૯-૩૧
૨૩	રાણાવાવ	રાણાવાવ	૧૮૧	૦૦-૦૭-૩૮
			૧૮૦	૦૦-૦૬-૩૨
			૧૭૯	૦૦-૦૮-૩૮
			૧૭૮	૦૦-૧૧-૫૬
			૧૭૫ સરકારી પડતર ગૌચર	૦૦-૧૯-૯૩
			રોડ કોર્સીંગ	૦૦-૧૪-૧૮
			૧૯૬ સરકારી પડતર ગૌચર	૦૦-૧૩-૫૭
			રોડ કોર્સીંગ	૦૦-૦૨-૯૯
			૨૦૪ સરકારી પડતર ગૌચર	૦૦-૧૭-૫૮
			૧૯૮	૦૦-૦૭-૫૦
			૧૯૯	૦૦-૦૭-૪૬
			૨૦૦	૦૦-૦૮-૮૨
			૨૦૨	૦૦-૦૭-૭૫
			૨૧૦	૦૦-૦૬-૪૫
			૨૧૨	૦૦-૦૦-૧૪
			૨૧૧	૦૦-૦૯-૩૯
			૨૧૨	૦૦-૦૭-૩૮
			૨૧૭	૦૦-૨૦-૨૪
			૨૧૮ બીનખેતી	૦૦-૦૫-૭૪
			૨૩૫ સરકારી પડતર ગૌચર	૦૦-૪૪-૮૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(સહી)/- અવાચ્ય,

મુખ્ય ઈજનેર અને અધિક સચિવ,  
નર્મદા જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,  
સચિવાલય, ગાંધીનગર.

-----  
સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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#### PART IV-B

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#### HEALTH & FAMILY WELFARE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7<sup>th</sup> January, 2020

**No. GP/03/PRC/102019/551/CHH:-** In exercise of the powers conferred by section 37 of the Gujarat Medical Practitioners Act, 1963 (Guj 6 of 1964) the Government of Gujarat hereby make the following rules to amend the Gujarat Medical Practitioners rules, 1983 namely:-

1. There rules may be called Gujarat Medical Practitioners (Amendment) Rules 2020.
2. In the Gujarat Medical Practitioners rules, 1983 in rule 79(2)(a) for the word and figure (five hundred) Rs.500/-, the word and figure (One thousand) 1000/- shall be substituted.
3. In the Gujarat Medical Practitioners rules, 1983 in rule 82(1) for the word and figure (Five hundred) 500/- the word and figure (one thousand) 1000/- shall be substituted.
4. In the Gujarat Medical Practitioners rules, 1983 in rule 82(3) for the word and figure (One hundred) 100/- the word and figure (three hundred) 300/- shall be substituted.

By order and in the name of the Governor of Gujarat,

**P. J. PATEL,**

Under Secretary to Government.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### SCIENCE & TECHNOLOGY DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> December, 2019.

#### THE GUJARAT BIOTECHNOLOGY UNIVERSITY ACT, 2018.

**No: GN/05/GBU/102018/502/BT:** - In exercise of the powers conferred by Section (41) of the Gujarat Biotechnology University Act, 2018 (Gujarat Act No. 16 of 2018); the Government of Gujarat hereby appoints Shri Anil Mukim, Chief Secretary, Gujarat State as **the Chairman**, ex officio, vice Dr. J.N. Singh retires from Indian Administrative Service, of the Gujarat Biotechnology University till further orders.

By order and in the name of the Governor of Gujarat,

**SUBHASH SONI,**

Addl. Secretary to Government.

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Government Central Press, Gandhinagar.



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### EDUCATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 07<sup>th</sup> January, 2020.

#### HEMCHANDRACHARYA NORTH GUJARAT UNIVERSITY ACT, 1986.

**No:GH/SH/02/UGY/1216/226/KH-2 :-** In exercise of the powers conferred by the sub-section (1) of Section 10 of Hemchandracharya North Gujarat University Act, 1986 the Government of Gujarat has appointed **Dr. Jabali J. Vora**, Head and Professor of Department of Chemistry, Hemchandracharya North Gujarat University, Patan as the Vice Chancellor of the Hemchandracharya North Gujarat University, Patan for a period of three years from the date, he takes over the charge or till further orders.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> January, 2020.

#### CROP CALENDAR AND HARVESTING PERIOD OF MUSTARD & GRAM IN GUJARAT STATE.

**No. GH/KH/5/PSS/102020/25/K-7:-** Assurance of a remunerative and stable price environment for growers/farmers is very important for increasing agricultural production and productivity. The market price for agricultural produce many times tends to be unstable and volatile which may result into undue losses to the growers and discourage adoption of the modern technology and required inputs,

The Government's price policy for agricultural commodities seeks to ensure remunerative prices to the growers for their produce with a view to encourage higher investment and production and to safeguard the interest of consumers by making available supplies at reasonable prices with low cost of intermediation. The price policy also seeks to evolve a balanced and integrated price structure in the perspective of the overall needs of the economy.

Towards this end, the Government of India announces, Minimum Support Prices (MSP) for major agricultural commodities each year in both the Crop Seasons after taking into account the recommendations of the Commission for Agricultural Costs and Prices (CACP).

In the scheme for the procurement of Mustard & Gram in the year of 2019-20 as per the guideline of GOI, the notification regarding Crop calendar and Harvesting period of Mustard & Gram in Gujarat State is to be required as a part of proposal.

Now therefore, Government of Gujarat is pleased to declare the sowing and harvesting time period of Rabi Mustard & Gram in the State of Gujarat, as under:

<b>Rabi Crops (2019-20)</b>	<b>Sowing Period</b>	<b>Probable Harvesting Period</b>
Mustard	October-November	February-March
Gram	October-November	February-March

By order and in the name of the Governor of Gujarat,

**(Sd)/- Illegible,**

Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16<sup>th</sup> January, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/10/CPI/1408/4414/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No.- 423 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
423	M/S Philips Lighting India Ltd.  (Formerly Philips India Ltd.) (Consumer No : 13467)	Kural	Vadodara	Unit shall be permitted to utilize 3000 KVA power on all staggered holidays for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17<sup>th</sup> January, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/11/CPI/1408/6759/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No.- 435 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
435	M/S Rajashree Polyfil (Consumer No : 39812)	Umalla	Bharuch	Unit shall be permitted to utilize <b>15000 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૮-૨૦૨૦-નસબ-૧૧-૨૦૧૬-૧૯૨૧-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૬-૧૧-૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૮૨/૪૦૦૭/૦૮થી ધી વર્ધમાન કો.ઓ. બેંક લી. ભાવનગરને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહું સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૫-૧૧-૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહું મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના, વખતોવખતના જાહેરનામાથી તા.૨૫-૧૧-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહું સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી વર્ધમાન કો.ઓ. બેંક લી. ભાવનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૬-૧૧-૨૦૧૯ થી તા.૨૫-૧૧-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.



**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૯-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૧૫૩૬-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૮-૧૨-૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૪/૩૫૧૧/૦૭થી ધી તલોદ જનતા સહકારી બેંક લી. મુ.તલોદ, જિ.સાબરકાંઠાને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહું સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૮-૧૨-૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહું મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાંથી તા.૨૮-૧૨-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહું સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી તલોદ જનતા સહકારી બેંક લી., મુ.તલોદ, જિ.સાબરકાંઠાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮-૧૨-૨૦૧૯ થી તા.૨૮-૧૨-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૦-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૧૫૧૮-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૦-૧૧-૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૧૨૧૧/૩૦૧૯/૦૮થી શ્રી કામદાર સહકારી બેંક લી. ભાવનગરને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહું સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૮-૧૧-૨૦૧૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહું મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાંથી તા.૦૮-૧૧-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહું સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી કામદાર સહકારી બેંક લી. ભાવનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૦-૧૧-૨૦૧૯ થી તા.૦૯-૧૧-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૧-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૭-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૫-૧૨-૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૮૩/૪૧૯૯/૦૮થી ધી સિદ્ધપુર કોમર્શિયલ કો.ઓ. બેંક લી. સિદ્ધપુરને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહું સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૫-૧૨-૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહું મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના, વખતોવખતના જાહેરનામાથી તા.૧૫-૧૨-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહું સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સિદ્ધપુર કોમર્શિયલ કો.ઓ. બેંક લી. સિદ્ધપુરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૬-૧૨-૨૦૧૯ થી તા.૧૫-૧૨-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૨-૨૦૨૦-નસબ-૧૧-૨૦૧૩-૧૬૯૦-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૪-૧૨-૨૦૦૬ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧૦/૩૯૭૩/૦૬થી ધી કરમસદ અર્બન કો.ઓ. બેંક લી. (ફડચામાં) આણંદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત

સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૪-૧૨-૨૦૧૩ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના, વખતોવખતના જાહેરનામાથી તા.૧૪-૧૨-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુકિત આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી કરમસદ અર્બન કો.ઓ. બેંક લી. (ફડયામાં) આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૫-૧૨-૨૦૧૯ થી તા.૧૪-૧૨-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુકિત આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૩-૨૦૨૦-નસબ-૧૧૧૬-૨૦૦૫-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૫-૧૨-૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૮૪/૪૧૯૮/૦૮થી ભાવનગર મર્કેન્ટાઈલ કો.ઓ. બેંક લી. ભાવનગરને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૪-૧૨-૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના, વખતોવખતના જાહેરનામાથી તા.૧૪-૧૨-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુકિત આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ભાવનગર મર્કેન્ટાઈલ કો.ઓ. બેંક લી. ભાવનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૫-૧૨-૨૦૧૯ થી તા.૧૪-૧૨-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુકિત આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**  
સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૪-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૯૩૦-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૬-૧૨-૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ-૫૫/ઝ.૪/૩૯૨૩/૦૪થી ધી શ્રીનાથજી કો.ઓ. બેંક લી. નડીયાદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૫-૧૨-૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૫-૧૨-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી શ્રીનાથજી કો.ઓ. બેંક લી. નડીયાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૬-૧૨-૨૦૧૯ થી તા.૦૫-૧૨-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૫-૨૦૨૦-સમબ-૧૨-૨૦૦૮-૨૭૩૭-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૩-૦૧-૨૦૦૨ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧/૨૨/૨૦૦૨થી ધી અમદાવાદ અર્બન કો.ઓ. બેંક લી. અમદાવાદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૨-૦૧-૨૦૦૯ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૧-૦૧-૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી અમદાવાદ અર્બન કો.ઓ. બેંક લી. અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨-૦૧-૨૦૨૦ થી તા.૦૧-૦૧-૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૨૦

**નં.જીએચકેએચ-૧૬-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૫૯૫-ચ :-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૨-૧૨-૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૪૯૩૦/૨૦૦૫થી ધી જનતા કો.ઓ. બેંક લી. (ફડચામાં) નડીયાદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૨-૧૨-૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૧-૧૨-૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી જનતા કો.ઓ. બેંક લી. નડીયાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૨-૧૨-૨૦૧૯ થી તા.૧૧-૧૨-૨૦૨૦ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ. એન. પટેલ,**

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, JANUARY 29, 2020 / MAGHA 9, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### NARMADA, WATER RESOURCES, WATER SUPPLY AND KALPSAR DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 23<sup>rd</sup> January, 2020.

#### THE GUJARAT WATER AND GAS PIPELINE (ACQUISITION OF RIGHT OF USER IN LAND) ACT -2000 SECTION -3 (1)

**No : GN/6/VWS/27-2020-11-Kh-4 :-** Whereas it appears to the Govt. of Gujarat that it is necessary in the Public interest that for the transport of water in the state of Gujarat from village :- Gorakhmadhi Ta:-Sutrapada, Dist :- Gir Somnath water transmission pipe line are required to be laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking Gandhinagar) Under Sardar Sarovar Narmada canal Based pipe line Project In section N.C-25 Kesariya village to Sonariya Village at Gorakhmadhi Ta:- Sutrapada Dist:- Gir Somnath and where for the purpose laying pipe line it is necessary to acquire the right of user in the land described in the schedule annexed to this Notification. After declaration of acquisition of Right of user of owner of occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline will be laid minimum 1 (One) Mtr. below ground level.

Now therefore in exercise of powers of conferred by sub- Section (1) of Section 3 of the Gujarat water and Gas pipe lines (Acquisition of right of user in land) Act -2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein. Any person interested in the lands described in the said. Schedule may within thirty (30) days from the date of which the copied of the Notification as published in the official Gazette of Government of Gujarat are made available to general public, objection in writing with grounds to the acquisition of the right of user therein under the land to Senior Manager (Civil) & Competent Authority, Gujarat Water Infrastructure Limited, NC-25 GWIL Bhebhra road, behind telephone Exchange, Kesariya Ta. Una Dist :- Gir Somnath.

**DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER****Schedule -3 (1)****District :- Gir Somnath****State :- Gujarat**

Sr No	Village	Taluka	Survey No/ Block No	R.O.U AREA		
				Ha.	Are.	Sq. mtr.
1	Gorakhmadhi	Sutrapada	45/P4/P2/P2	00	04	42
2	Gorakhmadhi	Sutrapada	45/P3/P1	00	12	30
3	Gorakhmadhi	Sutrapada	Dist. Panchayt Road	00	02	25
4	Gorakhmadhi	Sutrapada	179/P1/P1	00	10	05
5	Gorakhmadhi	Sutrapada	180/P1	00	10	20
6	Gorakhmadhi	Sutrapada	181/P2/P1	00	09	52
7	Gorakhmadhi	Sutrapada	182/P1/P1	00	14	40
8	Gorakhmadhi	Sutrapada	Gram panchyat Gochar 408/2	00	06	45
9	Gorakhmadhi	Sutrapada	368/P1	00	15	45
10	Gorakhmadhi	Sutrapada	367	00	09	00
11	Gorakhmadhi	Sutrapada	Govt. vest Land 408/A/1/P31	00	09	00
12	Gorakhmadhi	Sutrapada	372/1/P1/P1	00	01	20
13	Gorakhmadhi	Sutrapada	NH -51	00	12	75

By order and in the name of the Governor of Gujarat

**(Sd/-)Illegible,**

Chief Engineer & Add. Secretary (Pro)  
Narmada, Water Resources,  
Water Supply and Kalpasar Department.

**નર્મદા જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, તા. ૨૩મી જાન્યુઆરી, ૨૦૨૦.

**ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત)****અધિનિયમ ૨૦૦૦ની કલમ-૩ (૧)**

**ક્રમાંક/જી.એન / ૬ / વીડબલ્યુએસ / ૨૭-૨૦૨૦-૧૧-ખ-૪ :-** આ જાહેરનામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબ્જેદારોને આથી જણાવવામા આવે છે કે ગુજરાત સરકારશ્રીને જાહેરહિતમાં એવુ જણાય છે કે ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ (ગુજરાત સરકારનુ સાહસ) દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન પ્રોજેક્ટ એન.સી-૨૫ કેશરીયા ગામ થી સોનારીયા ગામના સેક્શન હેઠળના ગામ ગોરખમઢી તા. સુત્રાપાડા જિલ્લો : ગિર સોમનાથ પીવાના પાણીની પાઈપલાઈન નાખવી જરૂરી છે. આવી પાઈપ લાઈન નાખવાના જાહેર હેતુ સર આ સાથેની અનુસુચીમા જણાવેલ જમીનમા તેની સામે દશાવેલ ક્ષેત્રફળ જમીનમાનો વપરાશકારોનો હક્ક સંપાદીત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતા જમીનનો કબ્જો જે તે ખાતેદારનો રહે છે. જેથી તે ખાતેદાર કબ્જેદાર ઉક્ત અધિનિયમની કલમ -૮ ના જમીનના વપરાશ સંબંધી નિયંત્રણોને આધીન ખેતી કરી શકશે સદરહુ પીવાના પાણીની પાઈપલાઈન જમીનમાં ઓછામાં ઓછી એક મીટરથી વધુ ઉંડાઈએ નાખવામા આવશે.

ઉપરોક્ત કાયદાની કલમ-૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકારનું સવાલવાળી જમીનમા રાજપત્રમાં પ્રસિધ્ધ કરેલ જાહેરનામામાથી તેમના વપરાશકારોના હક્ક સંપાદિત કરવા માટે પોતાનો ઇરાદો જાહેર કરે છે. તો

સવાલવાળી જમીનમાં હિત સબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહુ જમીનમાં પાઈપલાઈન નાખવામાં આવનાર છે. તેથી વપરાશ કારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાની નકલ સાથે નોટીસ મળ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે સીનીયર મેનેજર (સી) અને સક્ષમ અધિકારી એન.સી-૨૫ હેડવર્ક્સ, જી.ડબલ્યુ.આઈ.એલ. ભેભારોડ, ટેલીફોન એક્સચેન્જની પાછળ મુ. કેસરીયા તા. ઊના. જિલ્લો : ગિરસોમનાથને વાંધાની લેખીત રજુઆત કરી વાધાંઓ રજુ કરવા.

### અનુસુચી-૩(૧)

જિલ્લો : ગિર સોમનાથ

રાજ્ય : ગુજરાત

અ.નં	ગામનુ નામ	તાલુકો	સર્વેનં / બ્લોક નં	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	ગોરખમઢી	સુત્રાપાડા	૪૫/પૈકી૪/પૈકી૨/પૈકી૨	૦૦	૦૪	૪૨
૨	ગોરખમઢી	સુત્રાપાડા	૪૫/પૈકી૩/પૈકી૧	૦૦	૧૨	૩૦
૩	ગોરખમઢી	સુત્રાપાડા	જિલ્લા પંચાયત રોડ	૦૦	૦૨	૨૫
૪	ગોરખમઢી	સુત્રાપાડા	૧૭૯/પૈકી૧/પૈકી૧	૦૦	૧૦	૦૫
૫	ગોરખમઢી	સુત્રાપાડા	૧૮૦/પૈકી૧	૦૦	૧૦	૨૦
૬	ગોરખમઢી	સુત્રાપાડા	૧૮૧/પૈકી૨/પૈકી૧	૦૦	૦૯	૫૨
૭	ગોરખમઢી	સુત્રાપાડા	૧૮૨/પૈકી૧/પૈકી૧	૦૦	૧૪	૪૦
૮	ગોરખમઢી	સુત્રાપાડા	ગોરખમઢી ગ્રામ પંચાયત ગૌચર ૪૦૮/૨	૦૦	૦૬	૪૫
૯	ગોરખમઢી	સુત્રાપાડા	૩૬૮/પૈકી૧	૦૦	૧૫	૪૫
૧૦	ગોરખમઢી	સુત્રાપાડા	૩૬૭	૦૦	૦૯	૦૦
૧૧	ગોરખમઢી	સુત્રાપાડા	સરકારી પડતર ૪૦૮/અ/૧/પૈકી૩૧	૦૦	૦૯	૦૦
૧૨	ગોરખમઢી	સુત્રાપાડા	૩૭૨/૧/પૈકી૧/પૈકી૧	૦૦	૦૧	૨૦
૧૩	ગોરખમઢી	સુત્રાપાડા	એન.એચ-૫૧	૦૦	૧૨	૭૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(સહી/-)અવાચ્ય,

મુખ્ય ઈજનેર અને અધિક સચિવ,

નર્મદા જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### FINANCE DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 30<sup>th</sup> January, 2020.

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-10)GST-2020-S.96(2)-TH:-** In exercise of the powers conferred by section 96 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-58)GST-2017-S.96(1)-Th, dated the 12<sup>th</sup> July, 2017, as under:-

In the said notification, for the existing entry (ii), the following entry shall be substituted, namely:-

"(ii) Shri S.M.Saxena, Joint Commissioner (E-Governance) of State tax."

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29<sup>th</sup> January, 2020.

**No.GHU-2020-(13)-GET-11-2019-2268-K :** - Whereas GETCO, Vadodara, has been declared as an State Transmission Utility (STU) vide EPD's Notification No.GHU-2004-GEB-1104-2964-K dated 29.5.2004,

(2) And whereas in pursuance of the provisions under section 38 and 39(2) of the Electricity Act, 2003, GETCO, has been casted the responsibility of laying down such essential Transmission Network across the State for providing power to the consumers of the State, through Distribution Utilities under the State Government,

(3) And whereas since the inception of the Electricity Act, 2003 with the previous approval accorded by Government, GETCO is to undertake some new Transmission networks including overhead lines as specified in Annexure – A attached herewith.

(4) Now, therefore, Government is pleased to accord approval u/s 68(1) of the Electricity Act, 2003, to GETCO, an STU, for carrying out new and ongoing works as referred to, at item No.(3) above, subject to the compliance of provisions of the Electricity Act - 2003, work of Licensees Rules - 2006 and CEA (Measures relating to safety and Electrical Supply) Regulations, 2010, relevant provisions of the Indian Telegraph Act, 1855 as stipulated in the section 164 of the Electricity Act, 2003, the CEA (Safety requirements for construction, operation and Maintenance of Electrical Plants and Electrical Lines) Regulations, 2011 and provisions of the Works of Licensees Rules, 2006.

(5) The approval of Government, as mentioned above, is subject to the condition that wherever necessary GETCO would obtain necessary approvals / clearance from the concerned State Authorities including local authorities of the concerned area.

By order and in the name of Governor of Gujarat.

**SHALINI DUHAN,**

Officer on Special Duty (Power).

## Annexure A

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
<b>A 220 KV Line</b>							
1	220kV LILO of both circuits of 220kV D/C Bhatiya - Kalavad Line at 220KV Khambhaliya (Kuvadiya) S/s on 220kV M/C Tower with AL-59 conductor & 48F opgw cable	M/C	Jamnagar	Jamnagar	13.69	New	220KV
2	Erection of 220kv S/C Wanakbori-Asoj & 220kv S/C Wanakbori-Vyankatpura Lines LILO at 220kv Sevaliya S/s with ACSR Zebra conductor on M/C towers with OPGW cable - length - 5.724 KM	D/C & M/C	Nadiad	Nadiad	5.72	New	220KV
3	Erection of construction of 220kv D/C Fedra (Pachchham)-Dholera SIR 'AA' line to AP-12/0 (common) location – 1.885 RKm with Twin AL-59 (61/3.50) conductor.	O/H	Nadiad	Nadiad	1.885	New	220KV
<b>B 66 KV Line</b>							
1	66 kV LILO to 220kV Charkha(Babara) S/s from 66kV Kotadapitha-Khambhala line on D/C line on M/C tower to common point with ACSR Panther conductor having route length of 9 RKM and on D/C tower from common point up to LILO point having length 2.91RKM	D/C	Amreli	Amreli	23.82	New	66KV
2	66 kV LILO to 220kV Charkha(Babara) S/s from 66kV Rojmal-Khambhala(L4P5 pumping station-12500kVA) line on D/C line on M/C tower to common point with ACSR Panther conductor having route length of 9 RKM and on D/C tower from common point up to LILO point having length 8.27 RKM	D/C	Amreli	Amreli	34.54	New	66KV
3	66KV LILO to 220KV Shelavadar (Talaja) Sub-station from 66KV Sartanpar – Pithalpur line with D/C Panther conductor stringing on D/C Panther tower	D/C	Amreli	Amreli	14.86	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
4	66KV LILO to 220KV Shelavadar (Talaja)S/S from 66KV Talaja – Devaliya S/C line with D/C Panther conductor stringing on D/C Panther tower and partly 630Sq.mm, D/C XLPE U/G cable line	D/C	Amreli	Amreli	19.04	New	66KV
5	66KV D/C Panther tower line with S/C Stringing of Panther conductor from Aditya Birla renewable Ltd. Solar S/S to 66KV Bhandariya (GETCO) S/S for evacuation of 35 MW Solar project by M/s. Aditya Birla renewable Ltd	S/C	Amreli	Amreli	7.35	New	66KV
6	66KV D/C Panther tower line with S/C Stringing of Panther conductor from Paryapt Solar Energy pvt Ltd. Solar S/S to 66KV Hadala (GETCO) S/S for evacuation of 40 MW Solar project by M/s. Paryapt Solar Energy pvt Ltd.	S/C	Amreli	Amreli	1.2	New	66KV
7	66KV D/C Panther tower line with S/C Stringing of Panther conductor from 220KV Dhasa (GETCO) S/S to 66KV Western railway Damnagar TSS for drawal of 5MVA power under LTOA	S/C	Amreli	Amreli	17.67	New	66KV
8	66KV D/C Panther tower line with D/C Stringing of Panther conductor with partly 630 sq.mm UG Cable from 220KV Mesanka (Gariyadhar) S/S to 66KV Jesar S/S	D/C	Amreli	Amreli	40.00	New	66KV
9	66KV D/C Panther tower line with S/C Stringing of Panther conductor from Vena energy shivalik windpower pvt ltd S/S at village Balel pipariya Ta. Babra, Dist. Amreli to 66KV Lunidhar (GETCO) S/S for evacuation of 28.6 MW windpower project by M/s.Vena energy shivalik windpower pvt ltd	S/C	Amreli	Amreli	10	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
10	66KV D/C Panther tower line with S/C Stringing of Panther conductor from Vena energy shivalik windpower pvt ltd S/S at village Miya khijadiya Ta. Babra, Dist. Amreli to 66KV Kuvargadh (GETCO) S/S for evacuation of 39.6 MW windpower project by M/s.Vena energy shivalik windpower pvt ltd	S/C	Amreli	Amreli	11	New	66KV
11	66KV Mokha (220KV Mokha)-66KV Khedoi S/C on D/C Panther with ACSR Panther and (3+1) 630 sqmm XLPE cable	S/C	Anjar	Anjar	22.93	New	66KV
12	66KV Tappar-Kanaiyabe S/C on D/C with ACSR Panther	S/C	Anjar	Anjar	19.62	New	66KV
13	66KV S/C line on D/C Panther with ACSR Panther from 220KV Kukma S/S to 66KV Kotda ( C )	S/C	Anjar	Anjar	10	New	66KV
14	66KV D/C LILO line on Panther Tower with ACSR panther Conductor from existing 66KV Lakhond-Chapredi H-frame with ACSR Dog Conductor line to Proposed 66KV Kalitalavdi S/S.	D/C	Anjar	Anjar	2 x 2	New	66KV
15	66kV LILO line on D/C tower with ACSR Panther Conductor at Prop.66kV Piyava S/S from existing 66kV D/C Koday Gundiyali line No.2 on D/C tower with ACSR Panther Conductor.	D/C	Anjar	Anjar	7	New	66KV
16	66kV LILO line on D/C Panther tower with ACSR Panther Conductor at Proposed 66kV Modsar S/S from existing 66kV S/C Navagam-Kanaiyabe H-frame line with ACSR Dog Conductor	D/C	Anjar	Anjar	15	New	66KV
17	66KV D/C LILO line on Panther Tower with ACSR Dog Conductor from existing 66KV Tharawada-Khambhara H-frame with ACSR Dog Conductor line to Proposed 66KV Chandiya(Lohariya) S/S.	D/C	Anjar	Anjar	0.64	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
18	66 KV D/C & U/G LILO line on D/C tower with ACSR Panther Conductor at Proposed 66 KV Anjar town S/S from 66 KV D/C Anjar- Gandhidham-B line Circuit No. 2	D/C	Anjar	Anjar	1.7	New	66KV
19	66KV lilo to 66KV Nakhtrana from 66KV Angiya-Kotda line	D/C	Anjar	Anjar	2.08	New	66KV
20	66kV LILO at Proposed 66KV Moda S/S from Proposed 66kV Kidiyanagar – Adesar (Makhel) Line on D/C Tower & H-frame with ACSR Panther conductor	D/C	Anjar	Anjar	41.2	New	66KV
21	66KV D/C 66kv Sishor-Kakrapar (PS-1) line on D/C Panther tower with ACSR Dog Conductor.9.061RkM	D/C	Bharuch	Bharuch	18.122	New	66KV
22	66KV D/C Kashal- Godadha (PS-2) line on D/C Panther tower with ACSR Dog Conductor.	D/C	Bharuch	Bharuch	31	New	66KV
23	66KV LILO to kosamba-II from Exi. 66kV Dinod(400kV)-66kV Kosamba line-1 with ACSR panther conductor on D/C Panther Tower having length 0.09 RkM.	D/C	Bharuch	Bharuch	0.18	New	66KV
24	66 KV S/C Nanuda-Luvana link line	S/C	Palanpur	Deesa	11.03	New	66KV
25	66KV Jaloya (GETCO) S/S-M/s, Aditya Birla Renewable Ltd. Solar Plant (Jaloya) line	S/C	Palanpur	Deesa	2.01	New	66KV
26	Erection of 66KV D/C Dhandhiya lilo line From existing 66 Rellawada Megharaj line with Panther conductor on D/C panther tower Length-2.105 Km	D/C	Himatnagar	Himatnagar	4.21	New	66KV
27	Erection of 66KV D/C Derol lilo line From existing 66 Sanghpur Parabada tap Dedhrota line with Panther conductor on D/C panther tower Length-0.336 Km	D/C	Himatnagar	Himatnagar	0.672	New	66KV
28	Erection of 66KV D/C Chand Tekri lilo line From existing 66 Dugarwada Malpur line with Panther conductor on D/C panther tower Length-4.963 Km	D/C	Himatnagar	Himatnagar	9.926	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
29	proposed 66KV D/C line from 66kV Padardi S/s to Proposed 66kV Bodidra S/s on D/C panther Tower with ACSR Dog conductor having route length of 10.261Kms.	D/C	Jambuva	Jambuva	20.52	New	66KV
30	LILO to proposed 66KV Khandiya S/s from existing 66KV S/C Jafrabad – Padardi Line on D/C panther Tower with ACSR Dog conductor having route length of 0.610Kms.	D/C	Jambuva	Jambuva	1.22	New	66KV
31	LILO to proposed 66KV Bavka S/s from existing 66KV S/C Dahod-Vajelav Line on D/C panther Tower with ACSR Dog conductor having route length of 2.0Kms.	D/C	Jambuva	Jambuva	4	New	66KV
32	LILO to proposed 66KV Aniyad S/s from existing 66KV S/C Gokalpura-Kothamba Line on D/C panther Tower with ACSR Dog conductor having route length of 12.0Kms.	D/C	Jambuva	Jambuva	24	New	66KV
33	66KV LILO to 220KV Motigop S/s line from existing 66KV Lalpur Babarzar line on D/C Tower panther with ACSR Panther conductor	D/C	Jamnagar	Jamnagar	40.36	New	66KV
34	66KV LILO to proposed 66kV Chandvana S/S from proposed (on going) 66kV Bhatsimaroli-Shil line, on D/C panther tower with ACSR Dog Conductor	D/C	Junagadh	Junagadh	0.50	New	66KV
35	LILO at 66kv Panvi S/S from existing 66kV Botad - MotiVavadi line on D/C tower with ACSR Panther Conductor	D/C	Surendranagar	Limbdi	13.44	New	66KV
36	66kv S/c Vadavi-Khatraj-II link line partly by carryingout hotline stringing of 8.6RKM on second circuit of existing 66kv Vadavi-Arvind line and partly with 630 sq.mm (3+1) underground cable having length of 1.5 RKM ( Total length : 8.6 KM + 1.5 KM ) under R&M scheme	S/c	Mehsana	Mehsana	10.1	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
37	66KV D/C line from existing 66KV Vadavi S/S to proposed 66KV Kaligram [Sabarmati] TSS partly on tower with ACSR Panther conductor having length of 16.625 RKM and partly with 66KV 1C,630 sq.mm. [6+1] underground cable having length of 13.20KM under deposit scheme.	D/C	Nadiad	Nadiad	59.650	New	66KV
38	Erection of 66kv D/C LILO at proposed 66kv Ramnagar S/S from existing S/C Keral Kesaradi Line on D/C tower with ACSr panther conductor. having length 2.082 KM	D/C	Nadiad	Nadiad	2.082	New	66KV
39	Erection of 66kv D/C LILO at proposed 66kv Mirapur S/S from proposed Chiskari-Apruji Line on D/C tower with ACSr panther conductor. having length 8.50 KM	D/C	Nadiad	Nadiad	8.500	New	66KV
40	Erection of Overhead 66kv Chiskari-Apruji Line on H frame with ACSR Panther conductor having length 7.39 RKM under R&M Scheme.	S/C	Nadiad	Nadiad	7.390	New	66KV
41	Erection of Erection of 66KV D/C Chandisar line, LILO from existing S/C 66KV Salejada - Bhat ACSR Dog conductor line on D/C Panther tower with ACSR Panther Conductor. (Total Length: 5.468 KM) Revised	D/C	Nadiad	Nadiad	5.468	New	66KV
42	Erection of 66KV LILO to proposed 66KV Antapur sub station from existing 66KV Dolvan - Karanjkhed line on overhead D/C Panther tower with ACSR Dog conductor – Total length-5.0 Rkm.	D/C	Navsari	Navsari	10	New	66KV
43	Erection of 66KV LILO to proposed 66KV Jamanpada s/s from existing 66KV Khergam - Dharampur line on overhead D/C Panther tower with ACSR Panther conductor–Total length-7.0 Rkm.	D/C	Navsari	Navsari	14	New	66KV



Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
44	Erection of 66KV LILO to proposed 66KV Vandarvela s/s from existing 66KV Tankal – Vandsa line on overhead D/C Panther tower with ACSR Panther conductor –Total length-4.2 Rkm.	D/C	Navsari	Navsari	8.4	New	66KV
45	Erection of new 66KV S /C line from existing 66KV Kakadkopar sub station to new 66KV Moti Tambadi sub station on overhead D/C panther tower with ACSR Dog conductor - length- 7.8 Rkm & laying 66KV underground power cable size 630 Sq.mm, (3+1) length - 0.2Km, –Total length-8.0Km.	D/C	Navsari	Navsari	16	New	66KV
46	Erection of new 66KV S /C line from existing 66KV Nani Vahiyal sub station to new 66KV Velvach sub station on overhead D/C panther tower with ACSR Dog conductor (4.5 Rkm.) & Hot Line Stringing 3.5Km –Total length- 8.0Km.	S/C	Navsari	Navsari	8	New	66KV
47	Erection of 66KV LILO to proposed 66KV Kadod-B Substation at Minyawadi GIDC from existing 66KV Borkhadi - Madhi line on overhead D/C panther tower with ACSR Dog conductor (7.4 Rkm.) & laying 66KV underground power cable size 630 Sq.mm, 2X (3+1) 2.1Km –Total length- 9.5 Km	D/C	Navsari	Navsari	19	New	66KV
48	Erection of 66KV LILO to proposed 66KV Godadha Sub station from existing 66KV S/C Valod - Kalakva line on overhead D/C Panther tower with ACSR Dog conductor – Total length-2.0 Rkm.	D/C	Navsari	Navsari	4	New	66KV
49	Erection of 66KV LILO to proposed 66KV Pathakwadi substation from existing 66KV Dolvan - Karanjkhed line on overhead D/C Panther tower with ACSR Dog conductor– Total length-3.5 Rkm.	D/C	Navsari	Navsari	7	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
50	Erection of new 66KV S/C line from existing 66KV Kocharva sub station to new 66KV Ambach sub station on overhead D/C panther tower with ACSR Panther conductor (0.2 Rkm.) & laying 66KV underground power cable size 630 Sq.mm,.1C, (3+1) 4.8Km – Total length- 5.0 Km	S/C	Navsari	Navsari	5	New	66KV
51	Erection of new 66KV S /C line from existing 66KV Magod sub station to new 66KV Umarsadi sub station on overhead D/C panther tower with ACSR Dog conductor (5.0 Rkm.) & laying 66KV underground power cable size 630 Sq.mm,.1C, (3+1) 4.1Km –Total length- 9.1 Km	S/C	Navsari	Navsari	9.1	New	66KV
52	Erection of 66KV LILO to new 66KV Katiskuvadur sub station from existing 66KV S/C Chikhalvav - KAPP line on Panther tower with Panther Conductor. – Total length-4.5 Rkm.	D/C	Navsari	Navsari	9	New	66KV
53	66 KV S/C Mahendranagar – Sunworld Vittrified line partly on D/C Tower with ACSR Dog conductor having length 00.125 KM & partly by laying 1C x 630 sq. mm (3+1) XLPE Power cable with aluminum Corrugated sheath – 0.125KM = Total - 0.250KM	S/C	Gondal	Rajkot	0.25	New	66KV
54	66KV Both Circuit LILO at 220kV Kamlapur SS from Exist. 66kV Vinchhiya - Vadavi (WF) Panther line Partly with DC / MC Tower & Partly with 1 x 630 sq. mm 2 x (6+1 Spare) UG Cable (OH-6.3 + UGC-0.7 = Total = 7.0KM)	2 x D/C	Gondal	Rajkot	14	New	66KV

## Abbreviation

D/C	Double Circuit
S/C	Single Circuit
M/C	Multi Circuit
UG Cable	Under Ground Cable
WIP	Work in progress
O/H	Over head



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LXI ] SATURDAY, FEBRUARY 1, 2020 / MAGHA 12, 1941

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

#### સુધારા અધિસૂચના

સચિવાલય, ગાંધીનગર, તા.૩૧મી જાન્યુઆરી, ૨૦૨૦

**ક્રમાંક: જીએચ/વી/૨૦૨૦ નો ૦૯/નરય-૧૦૨૦૧૮-૪૬૩૩-લ:-** શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૧૧-૦૧-૨૦૧૯ની અધિસૂચના ક્રમાંક: જીએચ/વી/૨૦૧૯ નો ૪/નરય-૧૦૨૦૧૮-૪૬૩૩-લમાં ક્રમ-૧૬ની કોલમ નં.૨માં “૪૦૧/અ(બાકરોલ-બાદરાબાદ)”ની જગ્યાએ “૪૦૧/અ(બાકરોલ-બાદરાબાદ-કમોડ)” તથા ક્રમ-૨૩ની કોલમ નં.૨માં “૪૧૧(નાના ચિલોડા)” ની જગ્યાએ “૪૧૧(નાના ચિલોડા-કરાઈ)” બદલવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પ્રકાશ દત્તા,**

ખાસ ફરજ પરના અધિકારી અને  
હોદ્દાની રૂએ નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.

#### Statue of Unity Area Development and Tourism Governance Act, 2019.

**No.GH/V/10 of 2020/PRCH-102019-59-L:** In exercise of the powers conferred by sub-sections (1) and (2) of section 3 of the Statue of Unity Area Development and Tourism Governance Act, 2019 (Guj. 33 of 2019), the Government of Gujarat hereby, --

- (i) declares the areas specified in column 4 and 5 of the Schedule annexed hereto to be the Tourism Development Area, for the purpose of securing planned Tourism development and governance in and around Kevadiya, District Narmada and in the vicinity of Statue Of Unity; and
- (ii) defines the areas specified in column 4 and 5 of the said Schedule to be the limits of the said Tourism Development Area.

#### SCHEDULE

Sr. No.	District	Taluka	Village	Survey Numbers of the Village, if the part of the Village
(1)	(2)	(3)	(4)	(5)
1.	Narmada	Garudeshwar	Kevadiya	---
2.			Vagadiya	---
3.			Navagam	---
4.			Limdi	---
5.			Gora	---
6.			Vasantpura	---
7.			Mota Pipariya	---
8.			Nana Pipariya	---

Sr. No.	District	Taluka	Village	Survey Numbers of the Village, if the part of the Village
(1)	(2)	(3)	(4)	(5)
9.	Narmada	Garudeshwar	Indravarna	---
10.			Garudeshwar(Part)	As per Annexure-1
11.			Boria(Part)	As per Annexure-2
12.			Gabhana(Part)	As per Annexure-3
13.			Bhumalia (Part)	As per Annexure-4
14.			Kothi(Part)	As per Annexure-5

Annexure-1		Garudeshwar							
Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No
1	3	21	377	41	397	61	417	81	437
2	4	22	378	42	398	62	418	82	438
3	22	23	379	43	399	63	419	83	439
4	317 Paiki	24	380	44	400	64	420	84	440
5	326	25	381	45	401	65	421	85	441
6	328	26	382	46	402	66	422	86	442
7	329	27	383	47	403	67	423	87	443
8	330	28	384	48	404	68	424	88	444
9	331	29	385	49	405	69	425	89	445
10	332	30	386	50	406	70	426	90	446
11	333	31	387	51	407	71	427	91	447
12	334	32	388	52	408	72	428	92	448
13	335	33	389	53	409	73	429	93	449
14	357	34	390	54	410	74	430	94	471 Paiki
15	358	35	391	55	411	75	431	95	489 Paiki
16	359	36	392	56	412	76	432	96	491
17	360	37	393	57	413	77	433		
18	371	38	394	58	414	78	434		
19	375	39	395	59	415	79	435		
20	376	40	396	60	416	80	436		

Annexure-2		Boria							
Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No
1	1	18	18	35	119	52	138	69	155
2	2	19	19	36	120	53	139	70	156
3	3	20	20	37	121	54	140	71	157
4	4	21	21	38	122	55	141	72	158
5	5	22	22	39	123	56	142	73	159
6	6	23	23	40	124	57	143	74	160
7	7	24	24	41	125	58	144	75	161
8	8	25	25	42	126	59	145	76	162
9	9	26	26	43	127	60	146	77	163
10	10	27	27	44	130	61	147	78	164
11	11	28	28	45	131	62	148	79	165
12	12	29	30	46	132	63	149	80	166
13	13	30	112	47	133	64	150	81	167
14	14	31	113	48	134	65	151	82	168
15	15	32	116	49	135	66	152	83	169
16	16	33	117	50	136	67	153	84	170
17	17	34	118 Paiki	51	137	68	154		

Annexure-3				Gabhana					
Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No
1	1	44	44	87	87	130	200	173	252
2	2	45	45	88	88 Paiki	131	201	174	253
3	3	46	46	89	89	132	202	175	254
4	4	47	47	90	90	133	203	176	255
5	5	48	48	91	91	134	204	177	256
6	6	49	49	92	92	135	205	178	257
7	7	50	50	93	93	136	206	179	258
8	8	51	51	94	94	137	207	180	259
9	9	52	52	95	95	138	208	181	260
10	10	53	53	96	96	139	209	182	261
11	11	54	54	97	97	140	210	183	262
12	12	55	55	98	98	141	211	184	263
13	13	56	56	99	99	142	212	185	264
14	14	57	57	100	154	143	213	186	265
15	15	58	58	101	162	144	214	187	266
16	16	59	59	102	163	145	215	188	267
17	17	60	60	103	166	146	216	189	268
18	18	61	61	104	167	147	217	190	269
19	19	62	62	105	168	148	218	191	270
20	20	63	63	106	169	149	219	192	271
21	21	64	64	107	170 Paiki	150	220	193	272
22	22	65	65	108	171	151	221	194	273
23	23	66	66	109	173	152	222	195	274
24	24	67	67	110	175	153	223 Paiki	196	275
25	25	68	68	111	176	154	224	197	276
26	26	69	69	112	177	155	233	198	277
27	27	70	70	113	183	156	234	199	278
28	28	71	71	114	184	157	235	200	279
29	29	72	72	115	185	158	236	201	280
30	30	73	73	116	186	159	237	202	281
31	31	74	74	117	187	160	238	203	282
32	32	75	75	118	188	161	239	204	283
33	33	76	76	119	189	162	241	205	284
34	34	77	77	120	190	163	242	206	285
35	35	78	78	121	191	164	243	207	286
36	36	79	79	122	192	165	244	208	287
37	37	80	80	123	193	166	245	209	288
38	38	81	81	124	194	167	246	210	289
39	39	82	82	125	195	168	247	211	290
40	40	83	83	126	196	169	248	212	291
41	41	84	84	127	197	170	249	213	292
42	42	85	85	128	198	171	250	214	293
43	43	86	86	129	199	172	251	215	294
216	295	227	306	238	317	249	328	260	339
217	296	228	307	239	318	250	329	261	340
218	297	229	308	240	319	251	330	262	341
219	298	230	309	241	320	252	331	263	342
220	299	231	310	242	321	253	332	264	343
221	300	232	311	243	322	254	333	265	344
222	301	233	312	244	323	255	334	266	345
223	302	234	313	245	324	256	335		
224	303	235	314	246	325	257	336		
225	304	236	315	247	326	258	337		
226	305	237	316	248	327	259	338		

Annexure-4		Bhumaliya							
Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No
1	7	13	19	25	34 Paiki	37	145	49	287
2	8	14	20	26	134	38	165 Paiki	50	288
3	9	15	21	27	135	39	205	51	289
4	10	16	22	28	136	40	244 Paiki	52	290
5	11	17	23	29	137	41	273	53	291
6	12	18	24	30	138	42	274	54	292
7	13	19	25	31	139	43	277	55	293
8	14	20	26	32	140	44	278	56	294
9	15	21	27	33	141	45	279	57	295
10	16	22	28	34	142	46	280	58	317 Paiki
11	17	23	29	35	143	47	281	59	318
12	18	24	30	36	144	48	282		

Annexure-5		Kothi							
Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No
1	1	16	16	31	31	46	46	61	61
2	2	17	17	32	32	47	47	62	62
3	3	18	18	33	33	48	48	63	63
4	4	19	19	34	34	49	49	64	64
5	5	20	20	35	35	50	50	65	65
6	6	21	21	36	36	51	51	66	66
7	7	22	22	37	37	52	52	67	67
8	8	23	23	38	38	53	53	68	68
9	9	24	24	39	39	54	54	69	69
10	10	25	25	40	40	55	55	70	70
11	11	26	26	41	41	56	56	71	71
12	12	27	27	42	42	57	57	72	72
13	13	28	28	43	43	58	58	73	73
14	14	29	29	44	44	59	59	74	74
15	15	30	30	45	45	60	60	75	75
76	76	119	126	162	183	205	242	248	285
77	77	120	127	163	200	206	243	249	286
78	78	121	128	164	201	207	244	250	287
79	79	122	129	165	202	208	245	251	288
80	80	123	130	166	203	209	246	252	289
81	81	124	131	167	204	210	247	253	290
82	82	125	132	168	205	211	248	254	291
83	83	126	133	169	206	212	249	255	292
84	84	127	134	170	207 Paiki	213	250	256	293
85	85	128	135	171	208	214	251	257	294
86	86	129	136	172	209	215	252	258	295
87	87	130	137	173	210	216	253	259	296
88	88	131	138	174	211	217	254	260	297
89	89	132	139	175	212	218	255	261	298
90	90	133	140	176	213	219	256	262	299
91	91	134	141	177	214	220	257	263	300
92	92	135	142	178	215	221	258	264	301
93	93	136	143	179	216	222	259	265	302
94	94	137	144	180	217	223	260	266	303
95	95	138	145	181	218	224	261	267	304

Annexure-5				Kothi					
Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No	Sr. No	Survey No
96	96	139	146	182	219	225	262	268	305
97	101	140	147	183	220	226	263	269	306
98	104	141	148	184	221	227	264	270	307
99	105	142	149	185	222	228	265	271	308
100	106	143	150	186	223	229	266	272	309
101	107	144	151	187	224	230	267	273	310
102	108	145	152	188	225	231	268	274	311
103	109	146	153	189	226	232	269	275	312
104	110	147	154	190	227	233	270	276	313
105	111	148	155	191	228	234	271	277	314
106	112	149	156	192	229	235	272	278	315
107	114	150	157	193	230	236	273	279	316
108	115	151	158	194	231	237	274	280	317
109	116	152	159	195	232	238	275	281	318
110	117	153	160 Paiki	196	233	239	276	282	319
111	118	154	161	197	234	240	277	283	320
112	119	155	162	198	235 Paiki	241	278	284	321
113	120	156	163	199	236	242	279	285	322
114	121	157	168	200	237	243	280	286	323
115	122	158	169	201	238	244	281	287	324
116	123	159	180	202	239	245	282	288	325
117	124	160	181	203	240	246	283	289	326
118	125	161	182	204	241	247	284	290	327
291	328	301	338	311	348	321	358	331	368
292	329	302	339	312	349	322	359	332	369
293	330	303	340	313	350	323	360		
294	331	304	341	314	351	324	361		
295	332	305	342	315	352	325	362		
296	333	306	343	316	353	326	363		
297	334	307	344	317	354	327	364		
298	335	308	345	318	355	328	365		
299	336	309	346	319	356	329	366		
300	337	310	347	320	357	330	367		

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty and Ex-Officio Deputy Secretary.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.**Statue of Unity Area Development and Tourism Governance Act, 2019.**

**No.GH/V/11 of 2020/TPS-102019-5070-L :-** In exercise of the powers conferred by sub-section (1) and clause (a) of sub-section (3) of section 4 of the Statue of Unity Area Development and Tourism Governance Act, 2019 (Guj. 33 of 2019), the Government of Gujarat hereby constitutes the Statue Of Unity Area Development and Tourism Governance Authority consisting of the following members, namely: -

**SCHEDULE**

<b>Sr. No.</b>	<b>Officers</b>	<b>Designation</b>
1	Dr. Rajiv Kumar Gupta, IAS Additional Chief Secretary of Forest and Environment Department	Chairman
2	Managing Director, Sardar Sarovar Narmada Nigam Limited	Vice Chairman, <i>ex-officio</i>
3	Additional Chief Secretary of Urban Development Department	Vice Chairman, <i>ex-officio</i>
4	Secretary (Narmada)	Vice Chairman, <i>ex-officio</i>
5	Secretary of Tourism Department	Vice Chairman, <i>ex-officio</i>
6	Managing Director of Tourism Corporation of Gujarat Limited	Member-Secretary, <i>ex-officio</i>
7	Secretary, Roads and Buildings Department	<i>ex-officio</i> Member
8	Joint Managing Director, Sardar Sarovar Narmada Nigam Ltd., and Member-Secretary, Sardar Vallabhbbhai Patel <i>Rashtriya Ekta</i> Trust (SVPRET)	<i>ex-officio</i> Member
9	Chief Administrator – SOU	Chief Executive Officer, <i>ex-officio</i>
10	Collector, Narmada District	<i>ex-officio</i> Member
11	District Development Officer, Narmada District	<i>ex-officio</i> Member
12	Chief Town Planner, Gujarat	<i>ex-officio</i> Member
13	Superintendent of Police, Narmada District	<i>ex-officio</i> Member
14	Principal Chief Conservator of Forest (Wild Life)	<i>ex-officio</i> Member
15	Deputy Conservator of Forest, Kevadia	<i>ex-officio</i> Member
16	Chief Engineer (Dam and Vadodara), Sardar Sarovar Narmada Nigam Ltd.	<i>ex-officio</i> Member
17	Chief Engineer, Gujarat Water Supply and Sewerage Board, Surat	<i>ex-officio</i> Member
18	Chief Engineer, Daxin Gujarat Vij Company Ltd., Surat	<i>ex-officio</i> Member
19	President, District Panchayat, Narmada	Member

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty and Ex-Officio Deputy Secretary.

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Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, FEBRUARY 4, 2020 / MAGHA 15, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

#### GUJARAT CIVIL COURTS ACT, 2005

**No.GK/02/2020/CCA/102018/520/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Valsad with its place of sitting at Vapi comprising the local limits of the villages of Vapi, Pardi and Umbergaon Talukas of Valsad District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

#### GUJARAT CIVIL COURTS ACT, 2005

**No.GK/03/2020/CCA/102018/2596/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Vadodara with its place of sitting at Karjan comprising the local limits of the villages of Karjan and Sinor Talukas of Vadodara District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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**LEGAL DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

**GUJARAT CIVIL COURTS ACT, 2005**

**No.GK/04/2020/CCA/102018/3452/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Vadodara with its place of sitting at Dabhoi comprising the local limits of the villages of Dabhoi Taluka of Vadodara District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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**LEGAL DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

**GUJARAT CIVIL COURTS ACT, 2005**

**No.GK/05/2020/CCA/102018/760/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Amreli with its place of sitting at Savarkundla comprising the local limits of the villages of Savarkundla and Liliya Talukas of Amreli District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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**LEGAL DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

**GUJARAT CIVIL COURTS ACT, 2005**

**No.GK/06/2020/CCA/102018/2654/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Anand with its place of sitting at Khambhat comprising the local limits of the villages of Khambhat and Tarapur Talukas of Anand District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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**LEGAL DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

**GUJARAT CIVIL COURTS ACT, 2005**

**No.GK/07/2020/CCA/102018/3453/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Bhavnagar with its place of sitting at Talaja comprising the local limits of the villages of Talaja Taluka of Bhavnagar District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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**LEGAL DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> January, 2020

**GUJARAT CIVIL COURTS ACT, 2005**

**No.GK/08/2020/CCA/102018/3553/D :-** In exercise of the powers conferred by subsection (3) of section 4 and sections 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj.21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect on and from the 31<sup>st</sup> January, 2020, hereby appoints Additional District Judge to the Court of District Judge, Valsad with its place of sitting at Dharampur comprising the local limits of the villages of Dharampur and Kaparada Talukas of Valsad District.

By order and in the name of the Governor of Gujarat,

**H. H. VARMA,**

Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, FEBRUARY 4, 2020 / MAGHA 15, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> January, 2020

#### Gujarat Police Act, 1951.

**No. GG/4/2020/MHK/102018/2194/C** : - In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom. XXII of 1951) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating the conditions of service of persons appointed to the post of the Assistant Sub-Inspector (Unarmed), Class III, in the Gujarat State Police Service, in so far as they relate to passing of the departmental examination, for promotion to the post of police Sub-Inspector (Unarmed), Class III, namely:-

#### 1. Short title, commencement and application:-

- (1) These rules may be called the Police Sub-Inspector (Unarmed), Class III (Departmental Examination) Rules, 2019.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- (3) They shall apply to persons appointed to the post of Assistant Sub-Inspector (Unarmed), Class III, in the Gujarat State Police Service by promotion or otherwise.

#### 2. Definitions.- In these rules, unless the context otherwise requires,-

- (a) "Appendix" means Appendix appended to these rules;
- (b) "Board" means the Departmental Examination Board;
- (c) "Examination" means the Departmental Examination prescribed under these rules for promotion to the post of Police Sub-Inspector (Unarmed), Class III;
- (d) "relevant recruitment rules" means the prescribed recruitment rules for the post of Police Sub-Inspector (Unarmed), Class III, in the Gujarat State Police Service.

- (e) "specified chances" means the number of chances specified in these rules within which a person is required to pass the Examination;
- (f) "specified period" means the period specified in these rules within which a person is required to pass the Examination.

**3. Conditions for eligibility and availability of chances:-**

- (1) The candidate possessing the requisite requirements under the relevant recruitment rules of Police Sub-Inspector (Unarmed), Class III, shall eligible for admission to the Examination:

Provided that, Assistant Sub-Inspector (Unarmed), Class III, who has completed three years in the Gujarat State Police Service on the last date of accepting the application form shall be eligible to appear in the Examination.

- (2) To be eligible for promotion to the post of Police Sub-Inspector (Unarmed), Class III, a person shall be required to pass the Examination within a period of three years and within three chances from the date of his completing three years continuous service after his regular appointment to the lower post:

Provided that, in case of person who has a last chance, if the period for passing the examination as provided in these rules, expires before the date of holding of the next Examination, the said period shall be deemed to have been extended until the date of the declaration of the result of the Examination so held:

Provided further that, a person belonging to the Scheduled Castes or Scheduled Tribes may be given one more chance which shall have to be availed of within a period of one year from the date of the expiry of the specified period.

- (3) If a person fails to pass the Examination referred to in this rule within the specified period and specified chances, he shall, notwithstanding such failure, be eligible to appear at any time in the Examination on payment of an examination fee as may be determined by the Government from time to time and if he passes the said Examination, he shall be eligible for promotion:

Provided that person shall not be entitled to claim seniority over those persons who have passed the Examination earlier than him and also have been promoted regularly to the higher post before he became eligible for such promotion on passing the Examination.

**4. Examination Board.-** The Examination Board shall be Constituted by the Director General and Inspector General of Police, Gujarat State.

**5. Venue of Examination and Mode of Examination.-**

- (1) The Board shall, on receiving the requisition from the Government, hold an Examination.
- (2) The date, time and place of the Examination shall be fixed by the Board and shall be communicated by the Board directly to the candidate under the intimation of the concerned Head of Department and also the Secretary to the Government of Gujarat, Home Department.
- (3) The candidate shall have to appear at the examination at their own expense.

**6. Syllabus and mode of Examination.-**

The examination shall be held in two successive stages, namely:

- (i) Physical test and
- (ii) Written test

**(1) Physical test:-**

- (a) A candidate shall have to produce certificate relating medical fitness of Registered Medical Practitioner for appearing in the physical test;
- (b) the physical test shall be of qualifying nature. No marks shall be given to the candidates for qualifying this physical test;
- (c) the physical test shall consisting of 800 meters running for male and female candidate and within the time duration shown against the concerned age group as specified in Appendix-A appended to these rules;
- (d) the Board shall declare the list of successful candidates in physical test;
- (e) the candidates who are declared qualified in the physical test, shall be called for the written test.

**(2) Written test:-**

- (a) the syllabus of the written test shall be as specified in Appendix-B appended to these rules;
- (b) the written test shall consists of two papers each of 100(One hundred) marks;
- (c) in the written test, Paper I shall consist of Multiple Choice Questions (MCQs) and Paper II shall be descriptive;
- (d) the questions of paper I shall be allowed to answer with the help of books whereas paper II shall be answered without books.

**Explanation.-** "With books" means original book of the subjects approved by the Government or the institute which includes bare Acts and / or rules without any commentaries or case laws and manuals issued under the Act published by the Government of Gujarat.

The Medium of examination shall be Gujarati.

**7. Appearance in the Examination.-**

- (1) A person who desires to appear at me Examination, shall submit his application in the Form as specified in **Appendix - C** to the concerned Head of Department for enlisting his name as a candidate for such examination at least sixty days before the date of the commencement of the examination.
- (2) The concerned Head of Department shall scrutinize the application with regard to his eligibility for appearing at the Examination and forward the same to the Board along with the Certificate of Eligibility as specified in **Appendix - D**.
- (3) If the applicants subsequently decides not to appear at the Examination, he shall give intimation thereof to the Board through the concerned Head of Department, at least thirty days before the date of the commencement of the Examination.
- (4) In the event of any person failing to appear at the Examination after having enlisted his name as a candidate for appearing thereat but without intimating as referred to in sub-rule (3), he shall be deemed to have lost one chance to pass the Examination.
- (5) The Board shall admit the candidate to the Examination on the strength of the certificate issued by the concerned Head of Department that he is eligible to appear at such Examination:

Provided that the concerned Head of Department may condone the failure on the part of the person to give intimation referred to in sub-rule (3), and the consequences arising there from if it is satisfied that the person had failed to give the intimation within time for reasons beyond his control.

**8. Qualifying Standard for Passing Examination:-**

- (1) The qualifying standard for passing the examination shall be fifty percent (50 %) of total marks assign to each paper.
- (2) An unsuccessful candidate who secures sixty percent (60%) or more marks in any one paper shall be exempted from appearing in that paper at the subsequent Examination.

**9. Publication of Result.-** The Board shall declare the result of the Examination and intimate the candidate through the Director General and Inspector General of Police, Gujarat State, Gandhinagar. The Board shall also forward the same to the Secretary to Government of Gujarat, Home Department for to publish the same on its website.

**10. Prohibition to use certain devices in the exam hall.-** The candidate shall not be allowed to carry with them any other electronic communication devices like cellular phone, calculator, pager, tablet, I-pad, etc.

**11. Conduct and Regulation of Examination.-** The Board shall regulate all matters relating to appointment of examiners, supervisors and remuneration payable to them and conduct of Examination in accordance with the procedure adopted by it and in conformity with the Government's order in that behalf.

**12. Disciplinary Action:-** A candidate who is or has been declared by the Board to be guilty of :-

- (a) obtaining support for his candidature by any means, or
- (b) impersonating; or
- (c) procuring impersonation by any person; or
- (d) making statement which are incorrect or false or suppressing material information; or
- (e) resorting to any other irregular or improper means in connection with his candidature for the examination or;
- (f) using unfair means during the examination; or
- (g) writing irrelevant matter, including absurd language in the script; or
- (h) misbehaving in any other manner in the examination hall; or
- (i) harassing or doing physical harm to the staff employed by the Board for conducting the examination; or
- (j) violating any of the conditions for admission to appear in the examination as prescribed and specified in the admission letter, may in addition to rendering himself liable to criminal prosecution, be liable to be disqualified and to initiation of disciplinary action under the relevant rules by the Board.

**13. Rechecking of marks of written test:-**

- (1) A candidate, who desires to have his marks of written test rechecked, may apply to the Board along with such fees as may be fixed by the Board for each paper, within a period of thirty days from the date of declaration of the result of the final result of the Examination.
- (2) In no circumstances the marks of any paper of the written test shall be disclosed before the official declaration of the final result.



**APPENDIX-A***(See rule-6(1)(c))***Physical test:-**

The physical test shall consist of 800 meters running for male and female candidates and within the following time duration shown against the concerned age group.

**(A) For Male Candidates:-**

No.	Age Group	Maximum Time Duration
1	Up to 35 years.	5 Minutes and 10 Seconds.
2	More than 35 and up to 40 years.	5 Minutes and 25 Seconds.
3	More than 40 and up to 45 years.	5 Minutes and 40 Seconds.
4	More than 45 and up to 50 years.	6 Minutes and 10 Seconds.
5	More than 50 years.	6 Minutes and 45 Seconds.

**(B) For Female Candidates:-**

No.	Age Group	Maximum Time Duration
1	Up to 35 years.	6 Minutes and 40 Seconds.
2	More than 35 and up to 40 years.	6 Minutes and 50 Seconds.
3	More than 40 and up to 45 years.	7 Minutes.
4	More than 45 and up to 50 years.	7 Minutes and 10 Seconds.
5	More than 50 years.	7 Minutes and 30 Seconds.

**Appendix -B***(See rule-6(2)(a))*

**Syllabus and marks distribution for departmental examination for promotion to the post of police Sub-Inspector (Unarmed), Class III**

**Paper- I****Subject- Law.****Duration-3 hours****100 marks****(MCQs)**

No.	Syllabus	Marks
1	Constitution of India; Part: 3,4,5	05
2	Code of Criminal Procedure, 1973. Chapters:2,4,5,7,8,9,10,11.	10
	Chapters-1,3,6,12 to 37	05
3	Indian Penal Code, 1860.	10
4	Indian Evidence Act, 1872.	10
5	Gujarat Police Act, 1951.	15
6	Gujarat Prohibition Act, 1949.	05
7	Prevention of Corruption Act, 1988.	10
8	Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989.	10
9	Motor Vehicles Act, 1988.	05
10	Gujarat Prevention of Gambling Act, 1887.	05
11	Questions on police function related to investigation, crime control, law and order and working of a police station.	10
<b>Total..</b>		<b>100</b>

**Note:**

1. The written test shall consist of Multiple Choice Question (MCQ) and O.M.R. (Optical Mark Reader) system.
2. Every question shall be of one mark.
3. The candidate shall have to attempt all the questions.
4. The standard and the course content of the syllabus for Paper-I of Law shall be of a degree level.

**Paper-II****Subject-Gujarati Language****Duration-3 hours****100 marks****Descriptive type**

Sr.No.	Syllabus	Marks
1	Report writing	20
2	Letter writing	20
3	Precis writing	20
4	Comprehension	20
5	Gujarati Grammar, Verbal Aptitude, Vocabulary, Idioms	20
<b>Total..</b>		<b>100</b>

**Note:-**

1. The syllabus for the entire question paper shall be such as may be prescribed and notified by the Board.
2. The standard and the course content of the syllabus for Gujarati Language Paper shall be equivalent to Gujarati subjects (Higher level) of twelfth standard of Gujarat Secondary and Higher Secondary Education Board.

**APPENDIX-C****(See rule-7(I))**

Application for appearing in Police Sub Inspector (Unarmed Branch), Class-III Departmental Examination for promotion to be held by the Board.

1.	Applicant's name in full (Surname first) (In English and Gujarati):	
2.	Designation(In English and Gujarati):	
3.	Name of the office in which at present serving:	
4.	Birth date and age at the time of this examination.	
5.	Date of appointment and total years of service:	
6.	(a) Month and year of examination at which he appeared:	
7.	(b) Whether any exemption is earned. If so, details of marks, year of examination and subject should be given:	
8.	(c) Whether the applicant intends to avail of exemptions earned ? State "Yes" or "No" (The choice will be treated as final and no change shall be allowed):	
9.	Authority of the Rule under which the applicant has to appear for the examination:	
10.	Number of chances and time limit within which the applicant is required to pass the examination(date of expiry of the period for appearing at the examination should be mentioned) :	

11.	Number of trials exhausted :	
12.	Whether additional (Special Chance) has been granted? Number and date of orders, under which the additional chance has been granted to the applicant should be specified and a copy thereof should be sent) :	
13.	Purpose of passing the examination (e.g. confirmation, retention in Government service, promotion, etc.):	
14.	Whether the applicant is eligible to appear at the examination according to the rules of the Departmental Examination:	
15.	Number and date of orders relaxing age and service limit from competent authority (Copies of orders should be attached)	
16.	Remarks, if any	

PLACE :

Signature of the applicant

DATE:

**APPENDIX-D***(See rule-7(2))***CERTIFICATE OF ELIGIBILITY**

Certified that-

(1) The above particulars are verified and found correct.

Shri/Smt./Kum. .... is eligible to appear at the Examination for promotion to the post of Police Sub-Inspector (Unarmed), Class III to be held in 20.

(2) Necessary fee is paid, copy of challan is attached herewith.

(3) Candidate is granted additional chance, a copy of order is attached herewith.

Place : .....

Date : .....

(Signature and designation of the  
Head of Department/ Office)

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, FEBRUARY 4, 2020 / MAGHA 15, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29<sup>th</sup> January, 2020

#### The Gujarat State Higher Education Council (Amendment) Act, 2019.

**No.GH/SH/03/SHE/152016/37(Part-3)KH1 :-** In exercise of the powers conferred by Sub Section (2) of section 1 of the Gujarat State Higher Education Council (Amendment) Act, 2019 (Gujarat Act No.28 of 2019), (hereinafter referred to as "the said Act") the Government of Gujarat hereby appoints the dated 1<sup>st</sup> Feb., 2020 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**

Under Secretary to Government of Gujarat.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, FEBRUARY 10, 2020 / MAGHA 21, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT CORRIGENDUM

Sachivalaya, Gandhinagar, 10<sup>th</sup> February, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/12 of 2020/TPS-112016-3572-L:** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No. GH/V/209 of 2017/TPS-112016-3572-L, dtd. 06.07.2017 regarding sanction of the Preliminary Town Planning Scheme No.24 (Vejalpur) under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated 6.07.2017 the following is amended.

1. In the para, no.1 the words "Gandhinagar Urban Development Authority" is substituted by the words "Ahmedabad Urban Development Authority".
2. In the Schedule Sr. No. 1 is deleted.
3. In the Schedule Sr. No. 2 is substituted as under;
  2. As shown in the accompanying plan the purpose of final plot no.34/2 (રહેણાંક વેચાણ માટે) admeasuring 5468 sq.mtr. is modified and allotted for the purpose of “વાણીજ્ય વેચાણ માટે”.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 10<sup>th</sup> February, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/13 of 2020/ DVP-242019-2137(1)-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, Dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016

- 
1. The land bearing R.S.No.345/1/paikii, 345/2 and 412/paikii of village:Khirsara designated for "Agricultural Zone" shall be deleted from the said zone and the land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

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# The Gujarat Government Gazette

**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

**VOL. LXI ] WEDNESDAY, FEBRUARY 12, 2020 / MAGHA 23, 1941**

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## **PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### **HOME DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.

#### **Gujarat State Reserve Police Force Act, 1951.**

**No.GG/5/2020/MHK/1011/2223/C:-** In exercise of the powers conferred by section 21 of the Gujarat State Reserve Police Force Act, 1951 (Bom. XXXVIII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Constable, Class III, in the Gujarat State Reserve Police Force, Recruitment Rules, Recruitment Rules, 2016, namely :-

1. These rules may be called the Constable, Class III, in the Gujarat State Reserve Police Force Recruitment (Amendment) Rules, 2020.
2. In the Constable, Class III, in the Gujarat State Reserve Police Force, Recruitment Rules, 2016 (hereinafter referred to as "the said rules") in rule 3, in the second proviso to clause (a), for the words "Scheduled Castes, Scheduled Tribes and Socially and Educationally Backward Classes or Women", the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and Women" shall be substituted.
3. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-  
"Provided that the candidate with colour blindness defects shall be considered unfit for appointment"

By order and in the name of the Governor of Gujarat,

**D.R. BHAMMAR,**  
Deputy Secretary to Government.

**HOME DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.

**Gujarat Police Act, 1951.**

**No.GG/6/102020/MHK/1011/2220/C:-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom.XXII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Police Constable (Armed Branch), Class III, in the Police Department, Recruitment Rules, 2016, namely :-

1. These rules may be called the Police Constable (Armed Branch), Class III, in the Police Department, Recruitment (Amendment) Rules, 2020.
2. In the Police Constable (Armed Branch), Class III, in the Police Department Recruitment Rules, 2016 (hereinafter referred to as "the said rules") in rule 3, in the second proviso to clause (a), for the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes and Women", the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and Women" shall be substituted.
3. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-

"Provided that the candidate with colour blindness defects shall be considered unfit for appointment"

By order and in the name of the Governor of Gujarat,

**D.R. BHAMMAR,**

Deputy Secretary to Government.

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**HOME DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.

**Gujarat Police Act, 1951.**

**No.GG/7/2020/MHK/1010/1163/C:-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom.XXII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Assistant Intelligence Officer, Class III, in the Police Department Recruitment Rules, 2016, namely :-

1. These rules may be called the Assistant Intelligence Officer, Class III, in the Police Department Recruitment (Amendment) Rules, 2020.
2. In the Assistant Intelligence Officer, Class III, in the Police Department Recruitment Rules, 2016 (hereinafter referred to as "the said rules") in rule 3, in the first proviso to clause (a), for the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes or Women", the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and Women" shall be substituted.



3. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-

"Provided that the candidate with colour blindness defects shall be considered unfit for appointment"

By order and in the name of the Governor of Gujarat,

**D.R. BHAMMAR,**  
Deputy Secretary to Government.

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#### **HOME DEPARTMENT**

##### **Notification**

Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.

#### **Gujarat Police Act, 1951.**

**No.GG/8/2020/MHK/102011/2219/C-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom.XXII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Police Constable (Unarmed Branch), Class III, in the Police Department, Recruitment Rules, 2016, namely :-

1. These rules may be called the Police Constable (Unarmed Branch), Class III, in the Police Department, Recruitment (Amendment) Rules, 2020.
2. In the Police Constable (Unarmed Branch), Class III, in the Police Department Recruitment Rules, 2016(hereinafter referred to as "the said rules") in rule 3, in the second proviso to clause (a), for the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes and Women", the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and Women" shall be substituted.
3. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-

"Provided that the candidate with colour blindness defects shall be considered unfit for appointment"

By order and in the name of the Governor of Gujarat,

**D.R. BHAMMAR,**  
Deputy Secretary to Government.

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#### **HOME DEPARTMENT**

##### **Notification**

Sachivalaya, Gandhinagar, 5<sup>th</sup> February, 2020.

#### **Gujarat Police Act, 1951.**

**No.GG/10/2020/MHK/102013/3314/C-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom.XXII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Assistant Sub-Inspector (Unarmed), Class III, in the Police Department, Recruitment Rules, 2016, namely :-

1. These rules may be called the, Assistant Sub-Inspector (Unarmed), Class III, in the Police Department, Recruitment (Amendment) Rules, 2020.

2. In the Assistant Sub-Inspector (Unarmed), Class III, in the Police Department, Recruitment Rules, 2016 (hereinafter referred to as "the said rules") in rule 2, in clause (a), for the words "by promotion of a person of proved merit and efficiency from amongst the persons, who," the words brackets and figures "by promotion of a person who possess "good" benchmark for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who;" shall be substituted.
3. In the said rules, in rule 4, in the first proviso to clause (a), for the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes and Women", the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and Women" shall be substituted.
4. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-

"Provided that the candidate with colour blindness defects shall be considered unfit for appointment"

By order and in the name of the Governor of Gujarat,

**D.R. BHAMMAR,**

Deputy Secretary to Government.

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#### **HOME DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 5<sup>th</sup> February, 2020.

#### **Gujarat State Reserve Police Force Act, 1951.**

**No.GG/11/2020/MHK/102007/3588/C:-** In exercise of the powers conferred by section 21 of the Gujarat State Reserve Police Force Act, 1951 (Bom.XXXIII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Platoon Commander/Armed Police Sub-Inspector, Class III, in the Gujarat State Reserve Police Force, Recruitment Rules, 2016, namely :-

1. These rules may be called the Platoon Commander/Armed Police Sub-Inspector, Class III, in the Gujarat State Reserve Police Force Recruitment (Amendment) Rules, 2020.
2. In the Platoon Commander/Armed Police Sub-Inspector, Class III, in the Gujarat State Reserve Police Force Recruitment Rules, 2016 (hereinafter referred to as "the said rules") in rule 2, in clause (a), for the words "by promotion of a person of proved merit and efficiency from amongst the persons, who," the words brackets and figures "by promotion of a person who possess "good" bench mark for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who;" shall be substituted.
3. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-

"Provided that the candidate with colour blindness defects shall be considered unfit for appointment"

By order and in the name of the Governor of Gujarat,

**D.R. BHAMMAR,**

Deputy Secretary to Government.

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**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

**VOL. LXI ] WEDNESDAY, FEBRUARY 12, 2020 / MAGHA 23, 1941**

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## PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> January, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-6-SRS-132017-90(1)-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

**The details showing the area of the transitional area for Supplemental Revenue Settlement**

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Jay Somnath Society Moje: Rakhkiyal, Survey No. 110 Ta- Maninagar, Dist- Ahmedabad.	Jay Somnath Society	(1)East- Gopal Krushn society (S.N. 110) (2)West- Gopinath Tulsikunj Society (S.N. 110) (3)North- Thakkar bapanagar- Bapunagar Road. (4) South- Sarv mangal society (S.N. 110)	94040.00 paiki 7607.00 Sqm.

<b>Sr. No.</b>	<b>Name of the area.</b>	<b>Details of the Sub-area included in the area.</b>	<b>four sides of the area.</b>	<b>Approximate size of the area.</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>
2	Gopal Krushn Society Moje: Rakhkiyal, Survey No. 110 Ta- Maninagar, Dist- Ahmedabad.	Gopal Krushn Society	(1)East- Shridhar society (S.N. 110) (2)West- Sarvoday Somanath Society (S.N. 110) (3)North- Thakkar bapanagar- Bapunagar Road. (4) South- Sarv mangal society (S.N. 110)	94040.00 paiki 8618.00 Sqm.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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#### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> February, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-8-SRS-132017-238/11-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Hariomnagar Vishala park, Moje: Ghodasar, Survey No. 227/1, 227/2, 228/A/1,233, 234/1,234/2 Ta- Maninagar, Dist- Ahmedabad.	Hariomnagar Vishala park	(1)East- Krishnapark. (2)West- Vaibhavpark Gokulldham. (3)North- Highway- Jivanakaka Farm. (4) South- Swaminarayan Punitnagar.	47034.00 Sqm.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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## **PART IV-B**

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### **REVENUE DEPARTMENT ORDER**

Sachivalaya, Gandhinagar, 3<sup>rd</sup> February, 2020.

#### **INDIAN STAMP ACT, 1899.**

**NO.GHM-2020-09-M-STP-122019-4229-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of stamp duty of Rs. 1,00,00,000/- (Rupees One Crore only), for the period of 1<sup>st</sup> October, 2019 to 31<sup>st</sup> March, 2021, to be paid by the Life Insurance Corporation of India, Divisional Office (Ahmedabad DO) chargeable on the Life Insurance Policies and Group Life Insurance Policies issued during the aforesaid period.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 3<sup>rd</sup> February, 2020.

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-10-M-STP-122019-4085-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 9,50,000/- (rupees Nine Lakh Fifty Thousand only), for the period from 1<sup>st</sup> October, 2019 to 31<sup>st</sup> March, 2020, paid by the New India Insurance Company Limited, Regional Office, Surat chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the table appended to this order.

**Table**

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Sea Insurance	35,000/-
2.	Fire Insurance	30,000/-
4.	Accident and Sickness Insurance	8,85,000/-
	<b>Total</b>	<b>9,50,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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## PART IV-B

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### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 3<sup>rd</sup> February, 2020.

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-11-M-STP-122019-4228-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 50,000/- (rupees Fifty Thousand only), for the period from 1<sup>st</sup> November, 2019 to 31<sup>st</sup> March, 2020, paid by the United India Insurance Company Limited, Branch Office, Anjar chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the table appended to this order.

**Table**

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Fire Insurance	1,000/-
2.	Marine Cargo Insurance	44,000/-
3.	Motor Insurance	3,000/-
4.	Miscellaneous Insurance	2,000/-
	<b>Total</b>	<b>50,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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#### PART IV-B

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#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 31<sup>st</sup> January, 2020

#### GUJARAT SECONDARY AND HIGHER SECONDARY EDUCATION ACT, 1972.

**NO.GH/SH/05/BMS/1109/1906/G:-** In exercise of the powers conferred by section 35 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj. 18 of 1973), the Government of Gujarat hereby makes the following rules further to amend the Teachers and Head Masters of Registered Private Secondary and Higher Secondary Schools (Procedure for Selection) Rules, 2011, namely:-

1. These rules may be called the Teachers and Head Masters of Registered Private Secondary and Higher Secondary Schools (Procedure for Selection) Rules, 2020.
2. In the Teachers and Head Masters of Registered Private Secondary and Higher Secondary Schools (Procedure for Selection) Rules, 2011 (hereinafter referred to as “the said rules”), in rule 7, in the proviso, for the words “Socially and Educationally Backward Class”, the words “Socially and Educationally Backward Class, Economically Weaker Sections” shall be substituted.
3. In the said rules, in rule 8, in sub-rule (2), for the words “Socially and Educationally Backward class”, the words “Socially and Educationally Backward Class, Economically Weaker Sections” shall be substituted.
4. In the said rules, in rule 11, in sub-rule (6), for the words “Socially and Educationally Backward Classes”, the words “Socially and Educationally Backward Classes and Economically Weaker Sections” shall be substituted.
5. in the said rules, in Appendix I, in item (4),-

(1) For sub-item(i), the following sub-item shall be substituted, namely:-

**“(i) Drawing Teacher:-**

No.	Qualification	Maximum Marks
1.	Graduate degree in Fine Arts (B.F.A)	30

**OR**

1.	Diploma in Fine Arts (5 years integrated course)	30
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**OR**

1.	Art Teacher Diploma (A.T.D) after Higher Secondary School Certificate (H.S.C)	30
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**OR**

1.	Drawing Master (D.M) after Higher Secondary School Certificate (H.S.C)	30”
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(2) For item (iii), the following sub-item shall be substituted namely:-

**“(iii) Physical Education Teacher:-**

**(a) Secondary Teacher:-**

No.	Qualification	Maximum Marks
1.	Graduate in any subject related to Secondary level.	10
2.	Post Graduate in same subject as graduation. <b>(If possesses)</b>	10
3.	Graduate degree in professional subject (B.P.Ed/D.P.Ed)	05
4.	Post Graduate degree in professional subject (M.P.Ed) <b>(If possesses)</b>	05
	<b>Total</b>	<b>30</b>

**OR**

No.	Qualification	Maximum Marks
1.	Degree of Bachelor of Physical Education (B.P.E) awarded at the end of the three/four year course of NCTE accredited college after H.S.C.	20
2.	Master of Physical Education (M.P.E/M.P.Ed) with Degree of Bachelor of Physical Education (B.P.E) awarded at the end of the three/four year course of NCTE accredited college after H.S.C. <b>(If possesses).</b>	10
	<b>Total</b>	<b>30”</b>

**“(b) Higher Secondary Teacher:-**

No.	Qualification	Maximum Marks
1.	Graduate in any subject related to Higher Secondary level.	10
2.	Post Graduate in same subject as graduation.	10
3.	Graduate degree in professional subject (B.P.Ed/D.P.Ed)	05
4.	Post Graduate degree in professional subject (M.P.Ed) (If possesses)	05
	<b>Total</b>	<b>30</b>

**OR**

No.	Qualification	Maximum Marks
1.	Degree of Bachelor of Physical Education (B.P.E) awarded at the end of the three/four year course of NCTE accredited college after H.S.C.	20
2.	Degree of Master of Physical Education (M.P.E/M.P.Ed) with Degree of Bachelor of Physical Education (B.P.E) awarded at the end of the three/four year course of NCTE accredited college after H.S.C.	10
	<b>Total</b>	<b>30”</b>

6. In the said rules, in Appendix II, in Sr. No.(2), heading “calculation of 30% weightage”, in item(4),-

(1) For sub-item(i), the following sub-item shall be substituted, namely:-

**“(i) Drawing Teacher:-**

No.	Qualification	Maximum Marks	For example	
			Percentage secured by the candidate	Marks eligible on the basis of the percentage secured by the candidate (col.3xcol.4/100)
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>
1.	Graduate degree in fine arts (B.F.A) <b>OR</b> Diploma in fine arts (5 years integrated course) <b>OR</b> Art Teacher Diploma after Higher Secondary School Certificate (H.S.C) <b>OR</b> Drawing Master after Higher Secondary School Certificate (H.S.C)	<b>30</b>	<b>60</b>	<b>18</b>
	<b>Total</b>	<b>30</b>		<b>18</b>

(2) For sub-item (iii), the following sub-item shall be substituted namely:-

**“(iii) Physical Education Teacher:-**

No.	Qualification	Maximum Marks	For example	
			Percentage secured by the candidate	Marks eligible on the basis of the percentage secured by the candidate (col.3xcol.4/100)
1	2	3	4	5
1.	Graduate in any subject related to Secondary/ Higher Secondary level.	10	60	6.0
	Post Graduate in same subject as graduation.	10	80	8.0
	Graduate degree in professional subject (B.P.Ed/D.P.Ed)	05	60	3.0
	Post Graduate degree in professional subject (M.P.Ed)	05	60	3.0
	<b>Total</b>	<b>30</b>		<b>20</b>

**OR**

No.	Qualification	Maximum Marks	For example	
			Percentage secured by the candidate	Marks eligible on the basis of the percentage secured by the candidate (col.3xcol.4/100)
1	2	3	4	5
1.	Degree of Bachelor of Physical Education (B.P.E) awarded at the end of the three/four year course of NCTE accredited college after H.S.C.	20	60	12
2.	Master of Physical Education (M.P.E/M.P.Ed) with Degree of Bachelor of Physical Education (B.P.E) awarded at the end of the three/four year course of NCTE accredited college after H.S.C.	10	70	07
	<b>Total</b>	<b>30</b>		<b>19”</b>

By order and in the name of the Governor of Gujarat,

**V. T. MANDORA,**

Additional Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 3<sup>rd</sup> February, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/14/CPI/112017/2978/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/7/ELC/1492/994(ii)/K1 dated 10<sup>th</sup> October, 1992 as under:

In Schedule-II, after Sr. No.- 468 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
468	M/s Bharuch Envio Infra. Ltd. (Consumer No:63025)	Dahej	Bharuch	Unit shall be permitted to utilize <b>475 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year</b> from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**

Deputy Secretary to Government  
Energy & Petrochemicals Department.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 4<sup>th</sup> February, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/15/CPI/1409/6034/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993, as under:

In Schedule-II, for Sr. No.- 402 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
402	M/S HNG Float Glass Ltd. (Consumer No. 41459)	Kanjari	Panchmahal	Unit shall be permitted to utilize <b>7500 KVA</b> power on all staggered holiday <b>for the period of 1 (one) year</b> from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**

Deputy Secretary to Government  
Energy & Petrochemicals Department.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, FEBRUARY 13, 2020 / MAGHA 24, 1941

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT,

### NOTIFICATION

Sachivalaya, Gandhinagar, 10<sup>th</sup> February, 2020.

**Gujarat Aadhaar (Targeted Delivery of Financial and Other Subsidies, Benefits and Services) Act, 2017.**

**No. GTH/2020/01/PDS/112017/1296/C:-** In exercise of the powers conferred by section 4 read with section 3 of the Gujarat Aadhaar (Targeted Delivery of Financial and Other Subsidies, Benefits and Services) Act, 2017 (Guj. 3 of 2017), the Government of Gujarat hereby amends the Government Notification, Food, Civil Supplies and Consumer Affairs Department No. GTH/2018/1/PDS/112017/1296/C, dated the 10<sup>th</sup> January, 2018, as under:-

In the said notification, for the words, figures and letters “on or before the 31<sup>st</sup> December, 2019” wherever they occur in the notification, the words, figures and letters “on or before the 31<sup>st</sup> March, 2020”, shall be substituted.

By order and in the name of the Governor of Gujarat,

**NAYANA PATEL,**  
Deputy Secretary to Government.

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 10<sup>th</sup> February, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/15 of 2020/DVP-132018-4895(2)-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.03.09.2019 on page no.307-7 under Government Notification, Urban Development and Urban Housing Department No.GH/V/123 of 2019/ DVP-132018- 4895(2)-L, dtd.03.09.2019 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9<sup>th</sup> Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *official gazette*.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-



- (a) Sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) Specify that the variation so set out shall come into force from the date of this notification;

### **SCHEDULE**

Variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016.

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1. The land bearing R.S.No.230/p of Village:Hadmatiya Bedi earmarked as Pocket A-B-C-A and Pocket A-C-D-E-A designated for "R-41-Sewage Treatment Plant(RUDA)" shall be deleted from the said reservation and shall be designated for "Gamtal extension Zone" and "Agricultural Zone" respectively under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Government

Urban Development and Urban Housing Department.

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### **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 12<sup>th</sup> February, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/16 of 2020/TPS-272019-4478-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/75 of 2008/TPS-272006-6978-L, dated. 20.05.2008 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.4 (Mahesana) (hereinafter referred to as "the said Draft Scheme") submitted by the Mahesana Area Development Authority. (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.4(Mahesana) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

1. The area, boundary and location of the Final Plot No.70, 71, 74, 75, 66, 94 (સામાજીક અને આર્થિક રીતે નબળા વર્ગના લોકો માટેની આવાસ યોજના), 91 (રહેણાંક હેતુ સારૂ વેચાણપાત્ર) and 86 (રમત-ગમતનું મેદાન) are modified as the Final Plot No.70 (admeasuring 3506 sq.mtr.), 71 (admeasuring 1366 sq.mtr.), 74 (admeasuring 1928 sq.mtr.), 75 (admeasuring 3853 sq.mtr.), 66 (admeasuring 3131 sq.mtr.), 94 (સામાજીક અને આર્થિક રીતે નબળા વર્ગના લોકો માટેની આવાસ યોજના) (admeasuring 7137 sq.mtr.), 91 (રહેણાંક હેતુ સારૂ વેચાણપાત્ર) (admeasuring 3506 sq.mtr.) and 86 (રમત-ગમતનું મેદાન) (admeasuring 6784 sq.mtr.) respectively as shown in the accompanying plan.
2. The purpose of the Final Plot No.99 and 103 allotted to appropriate Authority for the purpose of “નેબરહુડ સેન્ટર” are modified as “સામાજીક માળખાકીય સુવિધા” as shown in the accompanying plan.
3. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.

Preliminary Scheme document shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Government

Urban Development and Urban Housing Department.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 12<sup>th</sup> February, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/17 of 2020/DVP-132018-4895(3)-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd27.05.2019 on page no.145-11 to 145-12 under Government Notification, Urban Development and Urban Housing Department No.GH/V/70 of 2019/ DVP-132018- 4895(3)-L, dtd. 27.05.2019 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9<sup>th</sup> Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *official gazette*.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) Sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) Specify that the variation so set out shall come into force from the date of this notification;

**SCHEDULE**

Variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016

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1. The land bearing R.S.No.412/paikii of village:Khirsara marked as A-B-C-D-A and E-F-G-H-I-E designated for "R45-Garden & Parking(RUDA)" shall be deleted from the said reservation and the land thus released shall be designated for "Agricultural Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Government

Urban Development and Urban Housing Department.

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/18 of 2020/TPS-112019-5014-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.152(Santej-Rakanpur) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat  
Urban Development and Urban Housing Department.

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**એનેક્ષર**

**મુસદ્દારૂપ નગર રચના યોજના નં.૧૫૨ (સાંતેજ-રકનપુર)**

**NOTIFICATION NO.GH/V/18 OF 2020/TPS-112019-5014-L**

૧. અંતિમખંડ નં.૧૪૪, ૧૪૫, ૧૯૨ વિગેરેને ટી.પી. રસ્તા પરથી પ્રવેશ આપવા બાબતે જરૂરી ચકાસણી કરી, અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૨. સુવિધાના કામો પુર્ણ કરવાની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૩. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોને એક જ કેસ તરીકે દર્શાવવા બાબતે જરૂરી કાર્યવાહી કરવાની રહેશે.
૪. પ્લાન અને પુનઃવહેંચણી પત્રકમાં મુળખંડ નં.૫૦, ૧૨૧, ૭૫ વિગેરેમાં વિસંગતતા બાબતે જરૂરી કાર્યવાહી કરી, વિગતો સુસંગત કરવાની રહેશે.
૫. ઓછા ક્ષેત્રફળના મુળખંડોમાં કપાત બાબતે જરૂરી ચકાસણી કરી, અધિનિયમની જોગવાઈ મુજબ કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૬. મુળખંડ નં. ૬૦ માં હયાત બાંધકામ બાબતે જરૂરી ચકાસણી કરી, મુળખંડની જમીનમાં અંતિમખંડ ફાળવવા બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૭. યોજના વિસ્તારમાં આવતી સ્મશાનવાળી જમીનોમાં કપાતનું ધોરણે એક સરખું જાળવવા અધિનિયમની જોગવાઈ મુજબ યોગ્ય નિર્ણય લેવાનો રહેશે.
૮. મુળખંડ નં. ૮૪ની જમીનને મુળખંડની જમીન/લાગુ જમીનમાં એક અંતિમખંડ ફાળવવા અંગે અધિનિયમની જોગવાઈ મુજબ યોગ્ય નિર્ણય લેવાનો રહેશે.
૯. એક થી વધુ માલીકો વાળા કેસોમાં જરૂરી રેવન્યુ રેવન્યુ રેકર્ડની ચકાસણી કરી, એફ ફોર્મના રીમાર્ક્સ કોલમમાં હકકિસ્સા અંગેની નોંધ દર્શાવવા બાબતે કાર્યવાહી કરવાની રહેશે. (કેસ નં. ૬, ૨૨ વિગેરે)
૧૦. જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી યોજનામાં આવતી નવી શરતની જમીનોમાં તદાનુસાર સત્તાપ્રકાર દર્શાવવા તથા એફ ફોર્મના રીમાર્ક્સ કોલમમાં તદાનુસાર જરૂરી નોંધ દર્શાવવા બાબતે કાર્યવાહી કરવાની રહેશે. (કેસ નં. ૧૨, ૨૩, ૨૪, ૩૪, ૩૫ વિગેરે)
૧૧. મુળખંડ નં.૧૫૯/૧ની જમીનમાં કરેલ કપાત બાબતે સત્તામંડળના પરામર્શમાં રહી યોજનાના અન્ય સરખા પ્રકારના મુળખંડોમાં કરેલ કપાત મુજબ કરવા અધિનિયમની જોગવાઈ મુજબ યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૨. મુળખંડોની કિંમત તથા અંતિમખંડોની વિકસીત/અવિકસીત કિંમત નક્કી કરવા અંગે અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરી યોગ્ય નિર્ણય લેવાનો રહેશે.

૧૩. લાગુ મંજુર મુ.ન.ર.યો.નં. ૪૦૭(લપકામણ-રકનપુર-સાંતેજ)માં યોજનાની પશ્ચિમે સુચિત ૩૬.૦ મી. રસ્તારેષા બાબતે ઔડાની તા.૦૫.૦૬.૨૦૧૮ના રોજની ૨૭૦મી બોર્ડ બેઠકમાં ઠરાવ ક્રમાંક-૩ થી થયેલ ફેરફાર ધ્યાને લઈ યોજનામાં આવતા સદર ૩૬.૦ મી. ના રસ્તા બાબતે સત્તામંડળના પરામર્શમાં રહી કાર્યવાહી કરવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat  
Urban Development and Urban Housing Department.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/19 of 2020/TPS-112020-29-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/104 of 2011/TPS-112008-5780-L, dated.19.07.2011 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) hereinafter referred, to as "the said Act") sanctioned the Draft' Town Planning Scheme No.53/B(Shilaj) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/77 of 2018/TPS-112015-1983-L, dated.07.07.2018the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.53/B(Shilaj);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.53/B(Shilaj) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat  
Urban Development and Urban Housing Department.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/20 of 2020/TPS-112020-321-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/226 of 2003/TPS-152003-3931-L, dated.11.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976. (President's Act No.. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.103(Nikol) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/284 of 2017/TPS-112015-2380-L, dated.18.10.2017 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.103(Nikol);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.103(Nikol) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/21 of 2020/TPS-232014-3287-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/103 of 1993/TPS-2392-1589(93)-L, dated. 09.06.1993 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.9(Ruva)

(hereinafter referred to as "the said Draft Scheme") submitted by the Bhavnagar Area Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.9(Ruva) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended hereto;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

#### **SCHEDULE**

1. The 9.0 mtr wide road on Eastern side of Final Plot No.34(સામાજિક અને આર્થિક રીતે નબળા વર્ગના રહેઠાણ માટે) and Final plot No.5/2 is modified as 12.0 mtr. wide road as shown in the accompanying plan.
2. The area and Boundary of the Final Plot No.34(સામાજિક અને આર્થિક રીતે નબળા વર્ગના રહેઠાણ માટે) admeasuring 15500 sq.mtr. and Final plot No.5/2 admeasuring 5844 sq.mtr. are modified as 14845 sq.mtr. and 5844 sq.mtr. respectively as shown in the accompanying plan.
3. The purpose of the Final Plot No.28 and 33 allotted to appropriate Authority for the purpose of “દવાખાનું” and “નેબરહુડ સેન્ટર” respectively are modified as “સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર” as shown in the accompanying plan.
4. The Appropriate Authority shall executive the said preliminary scheme under section 65(4) of the said Act.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

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सत्यमेव जयते

# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ] THURSDAY, FEBRUARY 13, 2020 / MAGHA 24, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar 13<sup>th</sup> February, 2020

**Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Ordinance, 2019.**

**No: GU/2020(7)/MSM/102019/ORD/1609(P.F.1)/CH :-** The following draft of rules which is proposed to be issued under section 11 of the Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Ordinance, 2019 (Guj. Ord. 1 of 2019) is published as required by sub-section (2) of section 11 of the said Ordinance, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the publication of this notification in *Official Gazette*.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Industries and Mines Department, Sachivalaya, Gandhinagar from any person with respect to the said draft rules on or before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

**Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Ordinance, 2019.**

**No: GU(7)/2020/MSM/102019/ORD/1609(P.F.1)/CH:-** In exercise of the powers conferred by section 11 of the Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Ordinance, 2019 (Guj. Ord. 1 of 2019), the Government of Gujarat hereby makes the following rules, namely:-

#### 1. Short title and commencement. –

- (1) These rules may be called the Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Rules, 2019.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

**2. Definitions. –**

(1) In these rules, unless the context otherwise requires, -

- a) "Acknowledgment Certificate" means the Acknowledgement Certificate issued under section 5 of the Ordinance;
- b) "Authorized Officer" means a person authorized by the State Level Nodal Agency for carrying out the functions assigned to under these rules;
- c) "Commencement of Commercial Operation" means the date on which the enterprise issues the first bill of supply/invoice/tax invoice of the goods manufactured or services rendered relating to Declaration of Intent furnished under these rules;
- d) "Competent Authority" means any department or agency of the Government or Local Authority, Statutory Body, State-owned Corporation, Panchayati Raj Institution, Municipality, Urban Development Authorities, Urban Improvement Trusts or any other authority or agency constituted or established by Or under any state Law or under administrative control of the Government, which is entrusted with the powers or responsibilities to grant or issue approval for establishment or operation of an enterprise in the State.
- e) "Declaration of Intent" means the declaration furnished by any person who intends to start an enterprise as provided in section 5 of the Ordinance [Form - I, in electronic format, for furnishing the information by the enterprise under section 5 of the ordinance];
- f) "Enterprise" means micro, small or medium enterprise;
- g) "Form" means the form appended to these rules;
- h) "Micro, small or medium enterprise" means micro, small or medium enterprise, as defined in the Micro, Small and Medium Enterprises Development Act, 2006 (27 of 2006);
- i) "New enterprise" means a new micro, small or medium enterprise whose date of commencement of commercial operation is on or after the 24<sup>th</sup> October, 2019 and includes an enterprise set up or proposed to be set up by an existing enterprise for manufacturing products or providing services at a location which is separately identifiable and different from location of the existing enterprise;
- j) "Ordinance" means the Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Ordinance, 2019;
- k) "State Level Nodal Agency" means the Investor Facilitation Agency(IFA) constituted under section 8 of the Gujarat Single Window Clearance Act, 2017 (Guj. 29 of 2017);
- l) "State Level Facilitation Committee (SLFC)" means the committee constituted under section 7 of the Gujarat Single Window Clearance Act, 2017 (Guj. 29 of 2017);

(2) Words or expressions used but not defined in these rules shall have the same meaning as assigned to them in the Ordinance.

**3. Manner of filing Declaration of Intent and Procedure for Grant of Acknowledgement Certificate. –**

- (1) Every new enterprise seeking Acknowledgment Certificate under the Ordinance shall furnish a duly filled Declaration of Intent in electronic format to the State Level Nodal Agency in Form-I, [electronically] on the official web-portal.

- (2) On the receipt of Declaration of Intent, the Acknowledgement Certificate shall be issued in electronic format by the State Level Nodal Agency in Form-II, stating the date of receipt of Declaration of Intent and the period of validity of Acknowledgment Certificate.
- (3) The Declaration of Intent shall be submitted by, -
  - (a) the proprietor, in case of proprietary enterprise;
  - (b) the authorized partner, in case of partnership enterprise; and
  - (c) the authorized person, in case of other forms of enterprises not less than the rank of MD/CEO/CFO.
- (4) In case the enterprise is having commercial operations on more than one set of premises, a separate Declaration of Intent shall be submitted for each such set of premises.
- (5) During the establishment of enterprise and its operation, the unit shall observe the prevailing laws and rules applicable to it. In the circumstances of failure the Acknowledgement Certificate would stand cancelled automatically *ab-initio*.
- (6) If the enterprise is found to carry out any activity other than that mentioned in the Acknowledgement Certificate then the Acknowledgement Certificate would stand cancelled *ab-initio*. The Competent Authority can take legal actions as per provisions of any laws for the time being in force.

**4. Functions of the State Level Nodal Agency. –**

- (1) The State Level Nodal Agency shall act as the co-ordinating and implementing agency for carrying out the purposes of the Ordinance.
- (2) The State Level Nodal Agency shall appoint one or more Authorized Officer for issuance of Acknowledgment Certificate under the Ordinance.
- (3) The State Level Nodal Agency shall receive and address the grievances and queries of enterprise related to the Ordinance and these rules.
- (4) The State Level Nodal Agency shall maintain the web-portal for carrying out the purposes of the Ordinance and keep the record of Declaration of Intent and the Acknowledgment Certificate issued under the Ordinance.
- (5) The State Level Nodal Agency shall, on the issuance of Acknowledgment Certificate, forward the Declaration of Intent and the Acknowledgment Certificate of enterprise to all the Competent Authorities.
- (6) The State Level Nodal Agency shall co-ordinate between the Competent Authority and enterprise. In case of a dispute between enterprise and Competent Authority, State Level Nodal Agency shall resolve the dispute and may seek directions from the State Government in Industries and Mines Department, as and when required.

**5. Functions of District Level Facilitation Committee (DLFC). –**

- (1) The General Manager, District Industries Centre shall be Authorised Officer for performing the functions of these rules.
- (2) DLFC at district level shall receive and address the grievances and queries of enterprise related to the Ordinance and these rules.
- (3) DLFC shall be responsible for co-ordination between the Competent Authority and enterprise. In case of a dispute between enterprise and Competent Authority, DLFC shall resolve the dispute and may seek directions from the State Level Nodal Agency, as and when required.

**FORM – I**

(See Rule 3(1))

**Declaration of Intent**

(Under the Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance, 2019)

<b>Details of Applicant</b>	
<b>Name of Applicant</b>	
<b>Gender</b> Male/Female/Others	
<b>Social Category</b> General/SC/ST/OBC/Others	
<b>Communication Address of Applicant</b>	
<b>Address</b>	
<b>Plot No/ House no.</b>	
<b>Name of premise/ building</b>	
<b>Road/Street/Lane</b>	
<b>Landmark</b>	
<b>Area/Locality</b>	
<b>State</b>	
<b>District</b>	
<b>Classification of Geographical Area</b> (Rural/Urban)	
<b>Taluka</b>	
<b>Village/Town/City</b>	
<b>PIN Code</b>	
<b>Contact Details of Applicant</b>	
<b>Mobile Number</b>	
<b>Alternate Mobile Number</b>	
<b>Telephone</b>	
<b>Email ID</b>	
<b>Details of Proposed Enterprise</b>	
<b>Name of the Undertaking/Enterprise</b>	
<b>PAN Number</b>	
<b>GST No</b>	
<b>Registration No. under Professional Tax</b>	
<b>Major Activity of Enterprise</b> (Manufacturing/Service)	
<b>Product to be Manufactured/Service to be rendered</b>	
<b>Category of Enterprise</b> (Micro/Small/Medium)	
<b>Type of Organization</b> (Proprietary/Hindu Undivided Family (HUF)/Partnership/Co-operative/Private Limited/LLP/Self-help group/Others)	

<b>Proposed Investment in Plant and Machinery / Equipment</b>	
<b>Proposed Total Cost</b>	
<b>Proposed Employment</b>	
<b>Location of Manufacturing/Service Activity of Enterprise</b>	
<b>Plot No/ House no.</b>	
<b>Name of premise/ building</b>	
<b>Road/Street/Lane</b>	
<b>Landmark</b>	
<b>Area/Locality</b>	
<b>Classification of Geographical Area (Rural/Urban)</b>	
<b>District</b>	
<b>Taluka</b>	
<b>Village/Town/City</b>	
<b>PIN Code</b>	

### Declaration

1. I/We certify that the information furnished in Declaration of Intent under the Gujarat Micro, Small and Medium Enterprises (Facilitation of Establishment and Operation) Ordinance, 2019 and the Rules made thereunder is true, correct and complete to the best of my/our knowledge and belief and no material information has been concealed.
2. I/We have read all the provisions of the Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance, 2019 and the Rules made thereunder and undertake to abide by them. In case of changes in above details, the same will be intimated to the Nodal agency at the earliest.
3. I/We are furnishing the Declaration of Intent for the enterprise which is a new enterprise as per definition provide the Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Rules, 2019.
4. I/We have not previously availed the Acknowledgement Certificate for the land or building or premises as mentioned in 'Location of Manufacturing/Service Activity of Enterprise' in Declaration of Intent.
5. I/We will maintain the safety standards in the operation of the enterprise to ensure the safety and health of the workers or employees.
6. I/We will not engage in any manufacturing or service activity which is prohibited under any law or which may cause a serious threat to environment, public health or law and order.
7. I/We will abide by all the Acts/Rules/Regulations of the Government of Gujarat and Central Government during the establishment of enterprise.

Date:-

Place:-

Name:-

Designation:-

# FORM-II

(See rule 3(2))

## Acknowledgement Certificate

M/S.....has filed a Declaration of Intent no. .... (Here mention the date on Which the Declaration of Intent is received) under the **Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance, 2019** to set up a ..... (Manufacturing/Service) enterprise. The receipt of the Declaration of Intent for the enterprise is hereby acknowledged with the following details:-

Acknowledgement Details	
Acknowledgement Certificate Number	
Date of Acknowledgment Certificate	
Validity of Acknowledgment Certificate	
Name of the Enterprise	
Type of Organisation	
Official Address of Enterprise	
Location of Manufacturing/Service Activity of Enterprise	
Category of Enterprise	
Major Activity of Enterprise	
Investment in Plant and Machine/ Equipment	
Total Project cost	
Product(s) to be Manufactured/ Service(s) to be rendered	

- The Acknowledgment Certificate is issued under the Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance, 2019
- Subject to the provisions of the said Ordinance and the Rules made thereunder, it entitles the Enterprise,-
  - Exemption from approval under any State Law in accordance with Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance 2019;
  - Exemption from inspection for the purpose of, or in connection with, any approval under any State Law;
  - Exemption from approval and inspection, in accordance to with the Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance, 2019;
  - It can be presented to any Competent Authority or Bank or Financial Institution as and when required who shall treat it as valid approval as defined in clause (b) of section 2 of the Ordinance for all the purposes.

3. This Acknowledgment Certificate is issued subject to the following conditions:-

- (a) The provisions of the Gujarat Micro, Small and Medium Enterprise (Facilitation of Establishment and Operation) Ordinance, 2019 and its applicability shall be limited to land or building or premises and the activities mentioned in the Acknowledgment Certificate.
- (b) After the expiry of Acknowledgment Certificate (i.e. three years), the Enterprise shall have to obtain required approvals within a period of six months, for which no further intimation shall be provided.
- (c) In case of willful submission of wrong information in Declaration of Intent or breach or contravention of any of the provisions mentioned anywhere in the Ordinance and the rules made thereunder, the Acknowledgment Certificate will stand cancelled automatically *ab-initio*.
- (d) The Acknowledgment Certificate will become void for the enterprise, if it ceases to exist due to merger or split or demerger or acquisition or amalgamation of the enterprises or if it ceases to be a Micro, Small or Medium enterprise.

**Nodal Agency: State Level Nodal Agency  
Address:**

By order and in the name of the Governor of Gujarat,

**ANAND BIHOLA,**  
Deputy Secretary to Government

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020

**No. GU-2020-(17)-GUJ-11-2019-681-E-** Whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar Notification No. GU-2019-(38)-GUJ-11-2019-681-E-, Dt. 6<sup>th</sup> June, 2019 issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of laying the pipeline for transportation of Natural Gas.

And whereas, the copies of the said Gazette notification were made available to the public on 25/08/2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall (instead of vesting the State Government) vests in the Gujarat Gas Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. – a Government of Gujarat Undertaking) having Registered office at Gujarat Gas CNG Station, Sector-5C, Gandhinagar free from all encumbrances from the date of the publication of this declaration.



## SCHEDULE

State : Gujarat

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Area		
				Hect	Are	Sq. m.
1	2	3	4	5	6	7
DAHOD	DAHOD	DAHOD	942	00	03	16
			941	00	07	37
			935/1	00	00	76
			783	00	06	51
			784 PAIKY 2	00	33	51
			785	00	22	44

By order and in the name of the Governor of Gujarat

**HITESH PATEL,**  
Under Secretary to Government

## ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

## જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી ફેબ્રુઆરી, ૨૦૨૦

**ક્રમાંક : ગુ-૨૦૨૦-૧૭-ગુજ-૨૦૧૯-૬૮૧-ઈ:-** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક ગુ-૨૦૧૯-(૩૮)-ગુજ-૧૧-૨૦૧૯-૬૮૧-ઈ, તારીખ ૦૬ જુન, ૨૦૧૯ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઘરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૨૫/૦૮/૨૦૧૯ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટાકલમ - ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત ગેસ લિમિટેડ, (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) રજિસ્ટર્ડ ઓફિસ : ગુજરાત ગેસ લી, સીએનજી સ્ટેશન, સેક્ટર-પસી, ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

## અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	ક્ષેત્રફળ		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	દાહોદ	દાહોદ	૯૪૨	૦૦	૦૩	૧૬
			૯૪૧	૦૦	૦૭	૩૭
			૯૩૫/૧	૦૦	૦૦	૭૬
			૭૮૩	૦૦	૦૬	૫૧
			૭૮૪ પૈકી ૨	૦૦	૩૩	૫૧
			૭૮૫	૦૦	૨૨	૪૪

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**  
સરકારના ઉપસચિવ

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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Vol. LXI ] THURSDAY, FEBRUARY 13, 2020/ MAGHA 24, 1941

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020.

**No:- GU-2020-(18)-GPC-11-2019-182-E :-** Whereas it appears to the Government of Gujarat that it is necessary in the public interest the transport of Natural Gas in the State of Gujarat in Village: Bhimasar, Varsana Taluka: Anjar District: Kutch for Gas pipeline project should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of the right of user therein Gujarat State Petroleum Corporation Ltd. -a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipeline, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act 2000, the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within 30 (thirty) days from the date on which the copies of the notification, as published in the Official Gazette of Government of Gujarat are made available to the general public object in writing with grounds to the acquisition of or laying of the pipeline under the land to The Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E-18, GIDC Electronic Estate, Nr.K-7 Circle, Sector-26, Gandhinagar – 382 028.

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Kutch	Anjar	Bhimasar	350	00	09	20
Kutch	Anajr	Varsana	217	00	18	10
			216	00	38	90
			213/P2	00	15	95
			151/1/P1	00	25	40
			148	00	31	20

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**

Under Secretary to Government.

**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૩મી ફેબ્રુઆરી, ૨૦૨૦.

**ક્રમાંક : જીયુ-૨૦૨૦-૧૮-જીપીસી-૧૧-૨૦૧૯-૧૮૨-ઈ :-** ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહિતમાં કુદરતી ગેસ પરિવહન માટે ગામ: ભીમાસર વરસાણા તા: અંજાર, જિલ્લો: કચ્છ માટે ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમીટેડ ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાંના વપરાશકારોનો હકક સંપાદીત કરવાનું જરૂરી જણાય છે.

આથી, હવે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ - (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદીત કરવાનો ઇરાદો જાહેર કરે છે.

સરદહું અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારી, ગુજરાત સ્ટેટ પેટ્રોનેટ લી, જીએસપીએલ ભવન, ઇ-૧૮, ઇલેક્ટ્રોનિક એસ્ટેટ, ક-૭, સર્કલ નજીક, સેક્ટર-૨૬, ગાંધીનગર-૩૮૨૦૨૮ ને તેમાં વપરાશકારોનો હકક સંપાદીત કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

-: અનુસૂચિ:-				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે / બ્લોક નં	એરીયા		
				હે	આરે	ચોમી
કચ્છ	અંજાર	ભીમાસર	૩૫૦	૦૦	૦૯	૨૦
કચ્છ	અંજાર	વરસાણા	૨૧૭	૦૦	૧૮	૧૦
			૨૧૬	૦૦	૩૮	૯૦
			૨૧૩/પેકી ૨	૦૦	૧૫	૯૫
			૧૫૧/૧/પેકી ૧	૦૦	૨૫	૪૦
			૧૪૮	૦૦	૩૧	૨૦

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

**હિતેશ પટેલ,**

ઉપસચિવ



સત્યમેવ જયતે

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020.

**No. GU-2020-19-GPC-11-2018-2759-E-Part-**, whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar No. GU-2019-13-GPC-11-2018-2759-E, 18<sup>th</sup> February – 2019, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land for laying pipeline for transportation of natural gas specified in the Schedule annexed to that notification.

And whereas, the copies of the said Gazette notification were made available to the public from 20.06.2019 to 25.06.2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall (instead of vesting the State Government) vests in the Gujarat State Petronet Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking) Gandhinagar free from all encumbrances from the date of the publication of this declaration.

## SCHEDULE

State : Gujarat

New Survey Nos. / Additional Area							
Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Vadodara	Padra	Abhor	722/P1	784	00	04	00
			723/A/P1	785	00	02	15
			314/B/P1	331	00	04	27
Vadodara	Padra	Kanzat	597/A	573	00	05	79
			581/B	557	00	18	41
			562/B/P1	532	00	20	32
			1156/P1	1212	00	09	74
			546/B*	516	00	03	30
			524/A	493	00	00	65
			784/A	774	00	06	96
Bharuch	Jambusar	Uchchhad	521	-	00	05	46
			523*	-	00	02	77
			514/P1/P1	-	00	01	54
			475/P	-	00	18	52
			481	-	00	07	00
			487	-	00	10	15
Bharuch	Jambusar	Ankhi	557/P1*	-	00	07	00
			842*	-	00	05	40
			850*	-	00	02	45
			851*	-	00	06	54
			971	-	00	05	09
			973	-	00	03	19

\* Additional Area not covered in the earlier Notification Vide No. GU - 2011 - 39 - GPC - 10 - 2010 - 1773 - E - Part-II Date : 24.03.2011

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**

Under Secretary to Government

**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, તા. ૧૩મી ફેબ્રુઆરી, ૨૦૨૦.

**ક્રમાંક : જયુ-૨૦૨૦-૧૯-જીપીસી/૧૧-૨૦૧૮/૨૭૫૯/ઈ** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદીત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૧૯-/૧૩/-જીપીસી-૧૧-૨૦૧૮-૨૭૫૯-ઈ, તારીખ ૧૮.૦૨.૨૦૧૯ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસના પરી વહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદીત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૨૦.૦૬.૨૦૧૯ થી ૨૫.૦૬.૨૦૧૯ ના સુધી ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ - ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાખવા માટે વપરાશકારના હક્ક સંપાદીત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટાકલમ (જ) અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ – ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિદ્ધ થાય તે તારીખ થી પ્રાપ્ત થશે.

### અનુસૂચિ

રાજ્ય : ગુજરાત

નવો સર્વે નંબર / વધારાનો વિસ્તાર							
જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
વડોદરા	પાદરા	અભોર	૭૨૨/પૈકી૧	૭૮૪	૦૦	૦૪	૦૦
			૭૨૩/અ/પૈકી૧	૭૮૫	૦૦	૦૨	૧૫
			૩૧૪/બ/પૈકી૧	૩૩૧	૦૦	૦૪	૨૭
વડોદરા	પાદરા	કણાઝટ	૫૮૭/અ	૫૭૩	૦૦	૦૫	૭૮
			૫૮૧/બ	૫૫૭	૦૦	૧૮	૪૧
			૫૬૨/બ/પૈકી૧	૫૩૨	૦૦	૨૦	૩૨
			૧૧૫૬/પૈકી૧	૧૨૧૨	૦૦	૦૮	૭૪
			૫૪૬/બ*	૫૧૬	૦૦	૦૩	૩૦
			૫૨૪/અ	૪૮૩	૦૦	૦૦	૬૫
			૭૮૪/અ	૭૭૪	૦૦	૦૬	૮૬
ભરૂચ	જંબુસર	ઉરછાદ	૫૨૧	—	૦૦	૦૫	૪૬
			૫૨૩*	—	૦૦	૦૨	૭૭
			૫૧૪/પૈકી૧/પૈકી૧	—	૦૦	૦૧	૫૪
			૪૭૫/પૈકી	—	૦૦	૧૮	૫૨
			૪૮૧	—	૦૦	૦૭	૦૦
			૪૮૭	—	૦૦	૧૦	૧૫
ભરૂચ	જંબુસર	અણખી	૫૫૭/પૈકી૧*	—	૦૦	૦૭	૦૦
			૮૪૨*	—	૦૦	૦૫	૪૦
			૮૫૦*	—	૦૦	૦૨	૪૫
			૮૫૧*	—	૦૦	૦૬	૫૪
			૮૭૧	—	૦૦	૦૫	૦૮
			૮૭૩	—	૦૦	૦૩	૧૮

\* વધારાનો વિસ્તાર જે અગાઉ જાહેરનામા ક્રમાંક : જીયુ - ૨૦૧૧ - ૩૮ - જીપીસી - ૧૦ - ૨૦૧૦ - ૧૭૭૩ - ઈ - ભાગ - ૨ તારીખ ૨૪.૦૩.૨૦૧૧ માં સમાવિષ્ટ કરવામાં આવેલ નથી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**  
સરકારના ઉપસચિવ

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, FEBRUARY 14, 2020 / MAGHA 25, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 14<sup>th</sup> February, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/22 of 2020/DVP-242018-8120-L:** WHEREAS, The Vijapur Area Development Authority, Vijapur (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.16.08.2018.

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No.GH/V/112 of 2019/DVP-242018-8120-L, dtd.08.08.2019, in the Gujarat Government Gazette Ext. Part.IV-B dated.08.08.2019 on Page No.273-6 to 273-7 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

(a) Finalize the said modification;

- (b) Sanction the said Development Plan subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

### **SCHEDULE**

Modifications in the Development Plan of said Authority as finalized by the State Government.

1. The land bearing R.S.No.2147/p and 2148/p of Vijapur earmarked as Pocket-1 is excluded from Vijapur Area Development Authority boundary, as has not been declared as Development Area under section 3 of the said act as shown on the accompanying plan.
2. The land bearing R.S.No.1534/1, 1534/2 p, 1535, 1536/p, 1551/p etc. of village:Vijapur earmarked as Pocket-2 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
3. The land bearing R.S.No.1551/p of village:Vijapur earmarked as Pocket-3 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan,
4. The land bearing R.S.No.201, 202/p of village:Vijapur earmarked as Pocket-4 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
5. The land bearing R.S.No.240/p, 241/p, 242/p, 243/p of village:Vijapur earmarked as Pocket-5 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Commercial Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
6. The land bearing R.S.No.158/p, 161/p of village:Vijapur earmarked as Pocket-6 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12 (2)(a) of the said Act, as shown on the accompanying plan.
7. The land bearing R.S.No.2154/p, 2150, 2149, 2153/p, 2153/2p of village:Vijapur earmarked as Pocket-7 (A-B-C-D-A) designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
8. The land bearing R.S.No.1861/p, 2182/2p of village:Vijapur earmarked as Pocket-A-B-C-D-E-F-G-H-A designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
9. The 24.0 mtr wide road passing through R.S.No.1551/P,1534/2P, 1536/P, 1537/1P of village: Vijapur marked as A-B shall be deleted and the land released shall be designated under the "Residential zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
10. The land bearing R.S.No.185 of village:Vijapur earmarked as Pocket-8 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
11. The land bearing R.S.No.258, 259, 260/p of village:Vijapur earmarked as Pocket-9 designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to Government





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### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, FEBRUARY 17, 2020 / MAGHA 28, 1941

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### GENERAL ADMINISTRATION DEPARTMENT,

#### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> February, 2020.

#### **Gujarat Government Rules of Business, 1990.**

**No. GS/2020- 13/SKN-10-2020-(1)-CU:-** In exercise of the powers conferred on him by rule 15 of the Gujarat Government Rules of Business, 1990, the Governor of Gujarat hereby amends the instructions regarding the business of the Government issued under rule 15 of the Gujarat Government Rules of Business, 1990, as follows, namely:-

In the said Instructions, in part II, in instruction 15, in sub- instruction(1), after entry (xx) the following entry shall be added, namely:-

“(xxi) Renewal of lease of land admeasuring more than 100 acres leased for salt and salt based products.”

By order and in the name of the Governor of Gujarat

**ANIL MUKIM,**  
Chief Secretary to Government.

**સામાન્ય વહીવટ વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૭મી ફેબ્રુઆરી, ૨૦૨૦.

**ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦**

**નં. ગસ/૨૦૨૦-૧૩/સકન-૧૦-૨૦૨૦-(૧)-કેયુ:-** ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ના નિયમ ૧૫ થી તેમને મળેલી સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ના નિયમ ૧૫ હેઠળ બહાર પાડવામાં આવેલ સરકારના કામકાજ અંગેની સૂચનાઓમાં આથી નીચે મુજબનો સુધારો કરે છે, એટલે કે:-

ઉક્ત સૂચનાઓમાં, સૂચના ૧૫ની પેટા સૂચના [૧] માં -

“૨૧-મીઠા અને મીઠા આધારિત ઉત્પાદનો માટે ભાડાપટ્ટે ૧૦૦ એકરથી વધારે સરકારી જમીનનું રીન્યુઅલ”

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

**અનિલ મુકીમ,**

સરકારના મુખ્ય સચિવ.

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PUBLISHED BY AUTHORITY

VOL. LXI ] TUESDAY, FEBRUARY 18, 2020 / MAGHA 29, 1941

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## PART IV-B

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by the Government of Gujarat under the Gujarat Acts

### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> February, 2020.

#### GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

**NO.GHM-2020-M-12-STP/112018/1885/H.1:-** WHEREAS the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the **Vejalpur city** as specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots or violence of mob;

NOW, THEREFORE, in exercise of the powers conferred by sub- section (1) of section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,-

(a) declares the areas as specified in column 3 of the schedule appended hereto bearing their respective City Survey Ward Nos. as specified in column 4 and City Survey Nos. as specified in column 5 of the said schedule falling within the jurisdiction of the **Vejalpur Police Station of Kalol Taluka of Panchmahal District** as specified in column 2 of the said schedule as the disturbed areas; and

(b) specifies the period of five years i.e. from the 5<sup>th</sup> February, 2020 to 4<sup>th</sup> February, 2025 as the substantial period, for the purposes of the aforesaid Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas shall during aforesaid specified period be transferred except with the previous sanction of the Collector, Panchmahal District.

**SCHEDULE****Areas of Vejalpur city, Ta.: Kalol, Dist. : Panchmahal to be declared as disturbed areas**

<b>Searial No.</b>	<b>Police Station</b>	<b>Name of the Areas</b>	<b>City Survey Ward No.</b>	<b>City survey No.</b>	<b>Revenue Survey No.</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>
1	Vejalpur Police Station	Kalol to Godhra Highway Raod	Vejalpur	1 to 6	
2		Bahar Faliyu to Main Market Raod	Vejalpur	7 to 60 1414 to 1420	
3		Bahar Faliyu	Vejalpur	60 to 74 85 to 100	
4		Derasar Faliyu	Vejalpur	101 to 130 142 to 190 1413,1413/A	
5		Kakan Faliyu	Vejalpur	131 to 140 884 to 951 1411, 1412	
6		Human Faliyu	Vejalpur	952 to 990	
7		Seth Faliyu	Vejalpur	991 to 999 1000 to 1064 859 to 883	
8		Mota Ghanchi Vad	Vejalpur	1035 to 1094 1341 to 1410	
9		Nana Ghanchi Vad	Vejalpur	735 to 858	
10		Main Market	Vejalpur	706 to 710 716 to 734	
11		Odhavji Faliyu	Vejalpur	651 to 696 711 to 715	
12		Mahadev Mandir to Main Market Road	Vejalpur	637 to 650 697 to 705 621 to 634	
13		Sarkari Choraho	Vejalpur	587 to 600 603 to 620	
14		Balvant Faliyu	Vejalpur	431 to 455 456 to 461	
15		Bhatt Faliyu	Vejalpur	402 to 409 474 to 478	
16		Kachiya Vad	Vejalpur	367 to 401 302 to 328	
17		Ghusar Raod	Vejalpur	329 to 340 341 to 346	
18		Tad Faliyu	Vejalpur	347 to 356 357 to 366	
19		Koli Faliyu	Vejalpur	75 to 84	
20		Mandir Valu Faliyu	Vejalpur	252 to 265 554 to 561	
21		Ranchod Mandir Faliyu	Vejalpur	234 to 247 520 to 539 218 to 227	
22		Joshi Faliyu	Vejalpur	540 to 553	
23		Bhagavat Faliyu	Vejalpur	278 to 287 288 to 301	
24		Brahaman Vad	Vejalpur	266 to 284	

Searial No.	Police Station	Name of the Areas	City Survey Ward No.	City survey No.	Revenue Survey No.
1	2	3	4	5	6
25	Vejalpur Police Station	Mahadev Mandir Faliyu	Vejalpur	637 to 642 462 to 495	
26		Suthar Faliyu	Vejalpur	507 to 517 496 to 506	
27		Dhobi Faliyu	Vejalpur	191 to 217 248 to 251 245 to 247 228 to 233	
28		Market Road	Vejalpur	517 to 519 578 to 585 562 to 577	
29		Bhoi Vado	Vejalpur	1211 to 1248	
30		Kankani Faliyu	Vejalpur	1178 to 1210 1164 to 1277	
31		Patidar Vada	Vejalpur	1249 to 1289	
32		Harijan Faliyu	Vejalpur	1290 to 1328	
33		Ruparel River	Vejalpur	1329 to 1340	
34		Chamdia Vad	Vejalpur	1117 to 1163	
35		Pipali Faliyu	Vejalpur	1095 to 1116	

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.  
Revenue Department

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VOL. LXI]

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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 10<sup>th</sup> February, 2020.

#### Gujarat Land Revenue Code, 1879.

**No. GHM/2020-13-SRS-132019-25-H:-** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area	Details of the Sub-area included in the area	four sides of the area	Approximate size of the area
1	2	3	4	5
1	Shyam Sundar Society, Moje: Kataragam, Survey No. 355/3/1, 355/3/2, 355/3/3, 355/3/4, 355/3/4, 355/3/5, 355/3/6, 355/3/7 T.P. Scheme No. 4 (Ashwanikumar-Navagam), F.P. No. 38/B, Ta-Kataragam, Dist-Surat.	Shyam Sundar Society	(1) East-F.P. No-M/3. (2) West- Road. (3) North- F.P. No-22/B. (4) South- F.P. No-23/C.	7576.00 Sqm.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧લી ફેબ્રુઆરી, ૨૦૨૦.

ક્રમાંક: જીએન/પ/સુસુવ-૧/૨૧૧૬/૧૫૦૪/૫૪/પાર્ટ-૧/ક-૩:— ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે એક્ટની કલમ-૩ હેઠળ સુજલામ સુફલામ વર્તુળ-૧, ગાંધીનગર હસ્તકની પાણીની ઉદ્ભવ પાઈપલાઈનનો કામગીરીના સંદર્ભે નિમાયેલ કોમ્પીટન્ટ ઓથોરીટી દ્વારા જાહેરનામું ગેઝેટમાં નીચે મુજબ યથાવત પ્રસિદ્ધ કરેલ છે.

જાહેરનામું

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ અન્વયેનું જાહેરનામું

ગુજરાત રાજ્યમાં નર્મદાના પાણીને મહેસાણા જિલ્લાના મહેસાણા તાલુકાના ખેરવા ગામેથી વિસનગર તાલુકાના શિંધોડા તળાવ સુધી પહોંચાડવા માટે પાઈપલાઈન નાખવાની કામગીરી તથા જુદા જુદા ગામોના તળાવ ભરવા માટે નેટવર્ક પાઈપલાઈન નાખવાની કામગીરી માટે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૩ થી મળેલ સત્તા અન્વયે નીચે મુજબની અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.

આથી હિત ધરાવતી વ્યક્તિને ચેતવણી આપવામાં આવે છે કે ઉક્ત પાઈપલાઈન નાખવા માટે જરૂરીયાત અનુસારની પહોળાઈ અને ઊંડાઈમાં કામગીરી કરવાની થશે. આ કામમાં રોકાયેલાં સરકારી કર્મચારી તથા કોઈપણ ઈજારદારને અવરોધરૂપ અથવા અંતરાયરૂપ બની શકશે નહીં.

જે સાફ આગામી સમયમાં પથરેખામાં આવતાં સર્વે નંબર-બ્લોક નંબરના પાઈપલાઈનના કામને અસર થાય તેવી બાંધકામની કોઈપણ કામગીરી કરવી નહીં.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાંની નકલ સમાચારપત્રમાં પ્રસિદ્ધ થયાની તારીખથી ત્રીસ (૩૦) દિવસની અંદર જમીન વપરાશકારોના હક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત સરકારશ્રીના ન.જ.સં.પા.પુ. અને કલ્પસર વિભાગ, ગાંધીનગરના પત્ર ક્રમાંક: SSC-1/2116/1507/54/K3,

Dt.15-12-2017 થી નિમણૂક કરાયેલ કોમ્પ્યુટન્ટ ઓથોરીટી “કાર્યપાલક ઈજનેર, કાંસ વિભાગ, ભોયતળીયે-સ્ટેટ વોટર ડેટા સેન્ટર બિલ્ડીંગ, સેક્ટર નં.૮, ગાંધીનગર ૩૮૨૦૦૮ ને લેખિતમાં રજૂ કરવા જણાવવામાં આવે છે.

### અનુસૂચિ

જમીન જે જિલ્લા તાલુકા અને ગામમાં આવેલ છે તેની વિગત	પાઈપલાઈનની વિગત	સર્વે નંબર/બ્લોક નંબર નવા
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – કમાણા	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૪૩૮, ૪૩૯, ૪૪૫, ૪૪૬, ૪૪૭, ૪૪૮, ૪૪૯, ૪૫૦, ૬૨૨, ૬૨૩, ૬૨૪, ૬૨૫, ૬૨૬, ૬૨૯, ૬૬૭, ૬૬૮, ૬૭૨, ૬૮૩, ૬૮૪, ૬૮૭, ૬૮૮, ૬૮૯, ૬૯૦, ૭૬૪, ૭૬૫, ૭૬૬, ૭૬૭, ૭૬૮, ૧૯૨૮, ૧૯૮૫, ૧૯૮૬, ૧૯૮૭, ૧૯૯૪, ૧૯૯૫, ૧૯૯૬, ૧૯૯૭, ૧૯૯૮, ૧૯૯૯, ૨૦૭૬, ૨૦૭૭, ૨૦૭૮, ૨૦૮૮, ૨૦૯૦, ૨૦૯૧, ૨૦૯૮, ૨૦૯૯, ૨૧૦૧, ૨૧૦૨, ૨૧૦૩
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – સદુથલા	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૮૪૮, ૮૬૬, ૮૬૮, ૮૭૦, ૮૭૧, ૯૪૨, ૯૫૪, ૯૫૫, ૯૫૭, ૯૮૧, ૯૮૨, ૯૮૩, ૯૮૪, ૯૮૫, ૯૮૭, ૯૯૩, ૯૯૪, ૧૬૪૭, ૧૬૪૮, ૧૬૫૦, ૧૬૫૧, ૧૬૧૯
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – વિસનગર	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૧૮૧૧, ૨૧૨૪, ૨૧૨૫, ૨૧૨૯, ૨૧૩૧, ૨૧૪૭, ૨૧૪૮, ૨૧૪૯, ૨૧૫૮, ૨૧૫૯, ૨૧૬૦, ૨૧૬૧, ૨૩૧૬, ૨૩૧૭, ૨૩૨૦, ૨૩૨૫, ૨૩૨૬, ૨૩૨૭, ૨૩૨૮, ૨૩૨૯, ૨૩૪૫, ૨૩૬૧, ૨૩૬૨, ૨૩૬૭, ૨૩૬૮, ૨૩૬૯
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – મગરોડા	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૧૪૮૯, ૧૪૯૪, ૧૪૯૫, ૧૪૯૬, ૧૪૯૭, ૧૪૯૮, ૧૭૬૩, ૧૭૬૪
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – કડા	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૨૪૧૭, ૨૪૧૮, ૨૪૧૯, ૨૪૨૪, ૨૪૩૬, ૨૪૩૭, ૨૪૩૮, ૨૪૪૦, ૨૪૪૧
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – બેચરપુરા	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૧૭૫, ૧૮૩, ૧૮૪
જિલ્લો – મહેસાણા તાલુકો – વિસનગર ગામ – ગુંજલા	૩૧૫ એમ.એમ. ડાયા એચ.ડી.પી.ઈ. પાઈપલાઈન	૬૬૩

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એચ. જોષી,

ઉપસચિવ (ઉ.ગુ.),

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ.





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### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, FEBRUARY 18, 2020 / MAGHA 22, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> February, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/23 of 2020/DVP-352019-4555-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Devgadhbariya Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/148 of 2016/DVP-312015-4428-L, dtd.26.07.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.09.11.2019 on page no.416-1 to 416-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/164 of 2019/DVP-352019-4555-L, dtd.09.11.2019 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9<sup>th</sup> Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act, the Government of Gujarat hereby :-

- (a) Sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) Specify that the variation so set out shall come into force from the date of this notification;

### **SCHEDULE**

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/148 of 2016/DVP-312015-4428-L, dtd.26.07.2016.

1. The land bearing Survey No.178/1 paikie 1 of Village: Devgadhbariya earmarked as A-B-C-D-A designated for "Open Space/Garden" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat.

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### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, FEBRUARY 20, 2020 / PHALGUNA 1, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020

#### GUJARAT POLICE ACT, 1951.

**No: GG/13/2020/MHK/1011/2222/C :-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom.XXII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Intelligence Officer, Class III, in the Police Department, Recruitment Rules, 2016, namely :-

1. These rules may be called the Intelligence Officer, Class III, in the Police Department Recruitment (Amendment) Rules, 2020.
2. In the Intelligence Officer, Class III, in the Police Department, Recruitment Rules, 2016 (hereinafter referred to as "the said rules") in rule 2, in clause (a), for the words "by promotion of a person of proved merit and efficiency from amongst the persons, who," the words brackets and figures "by promotion of a person who possess "good" benchmark for being considered fit for promotion within the zone of consideration in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who;" shall be substituted.
3. In the said rules, in clause (D) of Appendix A, the following proviso shall be inserted, namely:-  
"Provided that the candidate with colour blindness defects shall be considered unfit for appointment".

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**

Deputy Secretary to Government.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી ફેબ્રુઆરી, ૨૦૨૦

**જાહેરનામા ક્રમાંક:- જાએચકેએચ/૨૧/૨૦૨૦/કબબ/૧૩/૨૦૧૯/૧૯૦૩ /ગ,-** કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરના નિયંત્રણ હેઠળના ગુજરાત રાજ્ય કૃષિ બજાર બોર્ડ, ગાંધીનગરના અધ્યક્ષ તરીકે શ્રી રમણભાઈ નાથુભાઈ પટેલ (જાની), મુ.પો.પુણા ટેકરા ફળિયા, તા.ચોર્યાસી, જી.સુરતને અગાઉ તા.૧૭/૧૨/૨૦૧૪ના જાહેરનામા ક્રમાંક:- જાએચકેએચ/૧૦૩/૨૦૧૪/એપીએમ/૧૨/૨૦૦૮/૮૦૭/ગ થી નિમણૂક આપવામાં આવેલ હતી. ગુજરાત રાજ્ય કૃષિ બજાર બોર્ડના અધ્યક્ષશ્રીના પદની મુદત પૂર્ણ થતા ખાલી પડેલ જગ્યાએ જ્યાં સુધી અન્ય નિમણૂક ન થાય ત્યાં સુધીના સમયગાળા માટે અધ્યક્ષ, ગુજરાત રાજ્ય કૃષિ બજાર બોર્ડ, ગાંધીનગર તરીકે હોદ્દાની રૂએ સચિવશ્રી (સહકાર)ની નિમણૂકના હુકમો કરવામાં આવે છે.

સચિવશ્રી (સહકાર)ની ગુજરાત રાજ્ય કૃષિ બજાર બોર્ડના અધ્યક્ષ તરીકે નાણા વિભાગના તા.૧૬/૯/૨૦૧૪ના પત્ર ક્રમાંક:- જનવ/૧૦/૨૦૧૪/૪૭૩૯૦૨(૧) થી (પ)એ ના ઠરાવોમાં દર્શાવેલ જુદી જુદી સવલતો અને બોલીઓ તથા નાણા વિભાગ દ્વારા વખતો વખત ઠરાવવામાં આવે તે શરતોને આધીન રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**યોગેશ રાવલ,**

સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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### PUBLISHED BY AUTHORITY

Vol. LXI ] MONDAY, FEBRUARY 24, 2020/ PHALGUNA 5, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> February, 2020.

**Notification No. 1/2020-State Tax (Rate)**

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-13)GST-2020/S.9(1)(31)-TH:-**In exercise of the powers conferred by sub-section (1) of section 9 and sub-section (5) of section 15 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on the recommendations of the Council, hereby makes the following further amendments in the Government Notification, Finance Department No.(GHN-31)GST-2017/S.9(1)(1)-TH dated the 30<sup>th</sup> June, 2017, Notification No. 1/2017- State Tax (Rate) namely:-

In the said notification, -

- (a) in Schedule II - 6%, S. No. 242 and the entries relating thereto shall be omitted;
- (b) in Schedule IV - 14%, for S. No. 228 and the entries relating thereto, the following S.No. and the entries shall be substituted, namely: -

“228	Any chapter	Lottery”.
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2. This notification shall come into force on the 1<sup>st</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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Vol. LXI ] MONDAY, FEBRUARY 24, 2020 / PHALGUNA 5, 1941

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#### HEALTH AND FAMILY WELFARE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> February, 2020

**GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTRUCTIONS  
(REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.**

**No.GP-7-MCG-1008-587-J:-** WHEREAS the Government of Gujarat under Government Notification, Health and Family Welfare Department No. GP/16/MCG/1008/587/J, dated the 19<sup>th</sup> June, 2008 has constituted a Fee Regulatory Committee for Professional Medical Educational Courses, exercising the powers conferred by sub section (1) of section 20 read with section 9 of the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Act, 2007(Guj.3 of 2008):

AND WHEREAS, the term of the Chairperson of the aforesaid Committee, Justice Akshay Mehta, Retired Judge of Gujarat High Court nominated vide Government Notification, Health and Family Welfare Department No.GP/16/MCG/1008/587/J, dated the 01<sup>st</sup> January,2020 has expired on 31<sup>th</sup> January, 2019.

NOW THEREFORE, in exercise of the powers conferred by section 9 of the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Act, 2007(Guj.3 of 2008), the Government of Gujarat hereby nominates Justice Kshitij R. Vyas, Retired Chief Justice of Bombay High Court as the Chairperson of the aforesaid Committee for a period of three months from 13<sup>th</sup> February -2020 to 12<sup>th</sup> May-2020 subject to pay minus pension as mentioned at 4(4) of the even number notification dated 17/6/2008 of Health and Family Welfare Department.

By order and in the name of the Governor of Gujarat,

**V. G. VANZARA,**

Additional Secretary to Government.



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#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> February, 2020

#### GUJARAT POLICE ACT, 1951

**No: GG/15/2020/MHK/102016/4614/C :-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom. XXII of 1951), the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Reserve Police Sub Inspector/Armed Police Sub-Inspector, Class III (Including Gram Rakshak Dal, Bomb Detection and Disposal Squad, Quick Response Team and Drill Instructor), in the Gujarat State Police Service, namely:-

1. These rules may be called the Reserve Police Sub-Inspector/Armed Police Sub-Inspector, Class III, Recruitment Rules, 2020.
2. Appointment to the post of Reserve Police Sub-Inspector/Armed Police Sub-Inspector, Class III, in the Gujarat State Police Service shall be made either;
  - (a) by promotion of a person who possess "good" bench mark for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who;
    - (i) have worked for not less than five years in the cadre of Assistant Sub-Inspector (Armed), Class III, in the Gujarat State Police Service (Excluding those serving in Mounted Police Units (Horse & Camel), Police Band Units and Motor transport Section);
    - (ii) have passed the departmental examination as may be prescribed by the Government;
    - (iii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006;
    - (iv) have fulfilled the minimum requisite standards of physical efficiency test, as may be prescribed by the Government; and

- (v) possess a valid heavy/or light motor vehicle driving licence as on the date of promotion:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub- clause (i) above; or

- (b) by promotion of a person on the basis of the Special Competitive Examination of a person of proved merit and efficiency from amongst the persons, who;
- (i) have worked for not less than five years combined or separately in the cadre of Assistant Sub-Inspector (Armed), Class III or Head Constable (Armed), Class III (Excluding those serving in Mounted Police Units (Horse & Camel), Police Band Units and Motor transport Section), in Gujarat State Police Service; or
  - (ii) have worked for not less than fifteen years combined or separately in the cadre of Assistant Sub-Inspector (Armed), Class III or Head Constable (Armed), Class III, or constable (Armed), Class III (Excluding those serving in Mounted Police Units (Horse & Camel), Police Band Units and Motor transport Section), in Gujarat State Police Service;
  - (iii) have passed the departmental examination as may be prescribed by the Government;
  - (iv) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006;
  - (v) have fulfilled the minimum requisite standards of physical efficiency test, as may be prescribed by the Government;
  - (vi) have passed the special competitive examination in accordance with the rules prescribed by the Government;
  - (vii) have passed the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) or Secondary School Certificate Examination (Standard XI, old pattern) conducted by the Gujarat States Secondary and Higher Secondary Examination Board or possess an equivalent qualification recognised as such by the Government; and
  - (viii) possess a valid heavy/or light motor vehicle driving licence as on the date of promotion;
- (c) by temporary transfer on deputation from the willing persons working in the cadre of Platoon Commander/Armed Police Sub- Inspector, Class III and who shall not attain the age of 40 years. The said officer shall be continued on the post of Reserve Police Sub- Inspector/Armed Police Sub-Inspector for a period of five years and after completion of 5(five) years, there shall be 3 (three) years cooling period.

3. Appointment by promotion, by special competitive examination and by transfer on deputation basis shall be made in the ration of 5:4:1 respectively.

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] MONDAY, FEBRUARY 24, 2020 / PHALGUNA 5, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> February, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/24 of 2020/TPS-112015-2424-L:—** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/191 of 2005/TPS-112004-4773-L, dated.14.06.2005 and Corrigendum No.GH/V/221 of 2005/TPS-112004-4773-L, dated.09.08.2005 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.88(Vatva-II) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.88(Vatva-II) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Said Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

**SCHEDULE**

1. The area, boundary and location of the Final plot No.46/2/1 admeasuring 401 sq.mtr. Final Plot No.14/1 admeasuring 5099 sq. mtr., 59 (રહેણાંકના વેચાણ માટે) admeasuring 4178 sq. mtr. and 62 (વાણીજ્ય વેચાણ માટે) admeasuring 13218 sq. mtr. are modified as the Final Plot No.14/1 admeasuring 5099 sq.mtr., 59 (રહેણાંકના વેચાણ માટે) admeasuring 9678 sq.mtr. and 62 (વાણીજ્ય વેચાણ માટે) admeasuring 8119 sq.mtr. respectively by deleting the Final plot No.46/2/1 as shown in the accompanying plan.
2. The boundary and area of Final Plot No.34/2 admeasuring 27461 sq. mtr. is modified as 24461 sq. mtr. and new Final Plot No.83(વાણીજ્ય હેતુના વેચાણ માટે) admeasuring 3000 sq. mtr. is allotted to the appropriate authority as shown in the accompanying plan.
3. The area, boundary, purpose and location of the Final Plot No.(5+6+11/1+17/1)/1 admeasuring 17594 sq. mtr., Final Plot No. (5+6+11/1+17/1)/2 admeasuring 7107 sq. mtr., Final Plot No.7 admeasuring 8921 sq. mtr., Final Plot No.57 (નેબરહુડ સેઝર) admeasuring 720 sq. mtr.and Final Plot No.69 (બગીચો) admeasuring 6751 sq. mtr. are modified as the Final Plot No.(5+6+11/1+17/1)/1 admeasuring 16914 sq.mtr., Final Plot No. (5+6+11/1+17/1)/2 admeasuring 8643 sq.mtr., Final Plot No.7 admeasuring 9814 sq.mtr., Final Plot No.57 (બગીચો) admeasuring 1400 sq.mtr. and Final Plot No.69 (બગીચો) admeasuring 4322 sq.mtr. respectively as shown in the accompanying plan.
4. The boundary and area of Final Plot No.20 admeasuring 9996 sq. mtr. and Final Plot No.70 (રહેણાંકના વેચાણ માટે) admeasuring 6626 sq. mtr. are modified as 10182 sqmt. and 6440 sqmt. respectively as shown in the accompanying plan.
5. The purpose of the Final Plot No.63, 64, 73, 78 and 80 allotted to appropriate Authority are modified as "સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર" as shown in the accompanying plan.
6. The following condition is added in remarks column of redistribution Statement in case no.1, 2, 3, 4, 5+6+11/1+17/1, 7, 8, 9/2, 10, 11/2, 11/3, 13/1, 14/2, 15, 18, 19, 20, 21/1, 21/2, 24, 25+26, 27, 28/2, 31, 32, 35, 36, 40/1, 44, 47.  

"The Appropriate Authority shall make a 40% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."
7. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] THURSDAY, FEBRUARY 27, 2020 / PHALGUNA 8, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> February, 2020.

#### GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

**No: GHM-2020-M-14-STP/112020/372/H.1:-** WHEREAS the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the Khambhat Town as specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots or violence of mob;

NOW, THEREFORE, in exercise of the powers conferred by subsection (1) of section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,-

- (a) declares the areas as specified in column 3 of the schedule appended hereto bearing their respective City Survey Ward Nos., City Survey Nos. and Revenue Survey Nos. as specified in columns 4, 5 and 6 respectively of the said schedule falling within the jurisdiction of the respective Police Station of Khambhat Town of Anand District as specified in column 2 of the said schedule as the disturbed areas; and
- (b) Specifies the period of five years i.e. from the 26<sup>th</sup> February, 2020 to 25<sup>th</sup> February, 2025 as the substantial period, for the purposes of the aforesaid Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas shall during the aforesaid specified period be transferred except with the previous sanction of the Collector, Anand District.

<b>SCHEDULE</b>					
areas of khambhat city DIST. Anand to declared as disturbed areas					
<b>Sr. No.</b>	<b>Police Station Area</b>	<b>Name of the areas</b>	<b>City survey ward No.</b>	<b>City survey number</b>	<b>Revenue survey number</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>
1	Khambhat City	Tran darwaja, Lal Mahel, Pinjarkot, Gimti, kaziwad, dadiba, Pomlawad, Parsiwado, Nano Chorawado, Sagotapado Dantarwado, Sherdiwada ni Pol, Daruwalani Khadki, Nano- Moto Kumbharwado, Paan Pol Badamiyani Pol, Pirajpur, Amba Matani Khadki, Baraiyawas Kasaiwad, Mohanpura, Shekhwadi, Bhavsarwad, Juni Mandai (Lalitawadi), Pipla Sheri, Patel Ni Sheri, Rawaliyawad, Andhari Sheri Dhruv Ni Pol, Mandvi Ni Pol, Nakarat ni Pol, Soniwado Radha Krushna Ni Pol,	1	61 to 225, 262 to 370, 1040 to 1185, 1224 to 1320, 1436 to 1571, 1572 to 1795, 1796 to 1855, 2058 to 2100, 2101 to 2491, 2521 to 2592, 2861 to 2900, 3430 to 5500	-
2	Khambhat City	Salva, Pithno Kumbharwado, Aali Pado, Kothi Pado, Power House Road, Rana Chakla, Kadiyapol, Mandai Kada Kotdi, Mirkoiwado, Lokapari, Tran Thambhla no Khancho, Vahorwad Naku, Aadi Dagra Pol, Dalwadiwad, Vaghariya Vad, Kumbharwad, Tapsvinagar, Saifi Chawl, Aamli Faliyu, Akbarpur, Nani Chunarwad, Moti Chunarwad, Bawa Bajisha, Lindasheri, Akopara, Prajapatiwas, Jagnath Maliadev Ni Chali, Aadi Kachhiya Pol, Bhattani Sheri, Bhairavnath vav, Bus stand thi Railway fatak, Press Road, Dhokalkui, Chandralok Society, Shivam Society, Greenvilla, Deep Prakash, Deep Darshan, M.T.Highschool to Salva, Hussaini Park, Jahangirpur, Pith Post Office	2	1 to 107, 241 to 301, 305 to 357, 503 to 551, 1047 to 1370, 1377 to 1420, 1421 to 1490, 2601 to 2765, 3046 to 3467, 3607 to 3950, 3958 to 4148, 4619 to 4634, 4854 to 4932, 4936 to 4988	
3	Khambhat City	Borpiplo, Bahuchrajini pol, Jirala pado, Moto Chorawado, Dadasaheb ni Pol,	3	1 to 430, 915 to 964, 1138 to 1165,	-

		Laambi Otti to Nagarwado, Rangrej Ni Aamli, Mochiwad Road, Kothiyowad, Ambika Nagar, Vaay no Pado, Shrinathji Mandir, Bhoi bari, Chowk Vistar, Mauchawad, Manekchowk, Kодиwad, Brahmanwad, Paiga, Darukotho, Datanwala ni Khadki, Koino Pado, Dudharwado, Moto Pado		1501 to 1530, 1708 to 1717, 2893 to 3053, 4400 to 5710	
4	Khambhat City	Gujjarwado, Kachhiya Pol, Prajapatiwas, Kharopat, Kothitolu, Khariwad, Navi Khadaki, Kadiwal, Pakhaliwad, Vaniyapol, Sundari Khadaki, Nani Khadaki, Soni Faliyu, Baraiyawas, Mohanpura, Khariwadi, Kadava Pol	4	5501 to 6371	-
5	Khambhat City	Ambakhad Vistar	-	-	269/1, 274/p/2, 276, 281

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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### PUBLISHED BY AUTHORITY

VOL. LXI ] THURSDAY, FEBRUARY 27, 2020 / PHALGUNA 8, 1941

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> February, 2020.

#### GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

**No: GHM/2020/M/15/STP/112018/2852/H.1:-** In exercise of the powers conferred by section 11 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby delegates all the powers exercisable by the Collector, Ahmedabad under sections 4,5 and 5(A) of the said Act to the Prant Officer and Sub Divisional Magistrate, Viramgam, District Ahmedabad.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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Vol. LXI ] THURSDAY, FEBRUARY 27, 2020/ PHALGUNA 8, 1941

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> February, 2020.

#### GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972

**No. GHU-2020-(20)-GUV-112010-2861-K(Part-II):-** WHERE AS, the Government of Gujarat is of the opinion that strike in all employment in industries which generate electricity for the public or transmit or distribute electricity to the public would prejudicially affect the maintenance of public utility services and the maintenance of supply and services essential to the life of community and that such strike would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby declares all employment in industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities, to be an essential service for the purpose of the said Act, for the period of six months from the 24<sup>th</sup> February, 2020.

By order and in the name of the Governor of Gujarat,

**SHALINI DUHAN,**  
**Officer on Special Duty(Power)**  
Energy & Petrochemicals Department  
Government of Gujarat.

**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, રજમી ફેબ્રુઆરી, ૨૦૨૦.

**ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨**

**નં.જીએચયુ-૨૦૨૦-(૨૦)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક(પાર્ટ-૨):-** ગુજરાત સરકારનો એવો અભિપ્રાય થાય છે કે, લોકો માટે વીજળી ઉત્પન્ન કરતા હોય અથવા વીજળીનું પ્રવહન કરતા હોય અથવા જાહેર જનતાને વીજળી વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારોમાં પડતી હડતાળને લીધે જાહેર ઉપયોગી એવી સેવાઓની જાળવણી તેમજ જાહેર જનતાના જીવનને આવશ્યક પુરવઠા અને સેવાઓની જાળવણી પર પ્રતિકૂળ અસર પડે તેમ છે, અને આવી હડતાળને પરિણામે સમાજ માટે ગંભીર મુશ્કેલી ઉભી થાય તેમ છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨(ગુજરાત ૨૩/૧૯૭૨) ની કલમ-૨ની પેટા કલમ (૧) ના ખંડ (અ)ના પેટા ખંડ (૨)થી મળેલી સત્તાની રૂએ,

ગુજરાત સરકાર, લોકો માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડિંગ ઓફ ઇલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારને ઉક્ત અધિનિયમના હેતુઓ માટે તારીખ ૨૪-૦૨-૨૦૨૦ થી છ માસ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**શાલિની દુહાન****ખાસ ફરજ પરના અધિકારી (પાવર)**

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

**ENERGY & PETROCHEMICALS DEPARTMENT****ORDER**Sachivalaya, Gandhinagar, 24<sup>th</sup> February, 2020.**GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972**

**No. GHU-2020-(21)-GUV-112010-2861-K(Part-II):-** WHERE AS, the Government of Gujarat is satisfied that in the public interest, it is necessary so to do:

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential services declared as such under Government Notification, Energy & Petrochemicals Department, No. GHU-2020-(20)-GUV-112010-2861-K (Part-II) date 24<sup>th</sup> February, 2020 and specified in the schedule appended here to.

**SCHEDULE**

All employment in the industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities.

By order and in the name of Governor of Gujarat,

**SHALINI DUHAN,****Officer on Special Duty(Power)**

Energy &amp; Petrochemicals Department



**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ****હુકમ**

સચિવાલય, ગાંધીનગર, રજમી ફેબ્રુઆરી, ૨૦૨૦.

**ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨**

**ક્રમાંક : જીએચયુ-૨૦૨૦-(૨૧)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ-૨):** ગુજરાત સરકારને ખાતરી થાય છે કે, જાહેર હિતમાં નીચે પ્રમાણે કરવું આવશ્યક છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨, (ગુજરાત ૨૩ / ૧૯૭૨) ની કલમ -૩ ની પેટાકલમ(૧) થી મળેલી સત્તાની રૂએ.

ગુજરાત સરકાર, આથી ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા. ૨૪.૦૨.૨૦૨૦ના સરકારી જાહેરનામા ક્રમાંક : જીએચયુ-૨૦૨૦-(૨૦)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ-૨), અન્વયે આવશ્યક સેવા તરીકે જાહેર કર્યા પ્રમાણેની અને આ સાથે જોડેલી અનુસૂચિમાં નિર્દેશ કર્યા પ્રમાણેની એ આવશ્યક સેવાઓમાં હડતાળની મનાઈ ફરમાવે છે.

**અનુસૂચિ**

જાહેર જનતા માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડિંગ ઓફ ઇલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગાર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**શાલિની દુહાન**

**ખાસ ફરજ પરના અધિકારી (પાવર)**

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, FEBRUARY 27, 2020 / PHALGUNA 8, 1941

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY AND PETROCHEMICALS DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 26<sup>th</sup> February, 2020.

#### GUJARAT AERIAL ROPEWAYS ACT, 1955.

**No : GHU-(22)-2020-ARA-12-1991/1441/K (Part File) :**— WHEREAS M/s. Usha Breco Limited, 701-Surya Kiran Building, 19-K.G. Marg, New Delhi-110 001 (hereafter referred to as "the Promoter") was authorized vide Government Order No.GU/98(5)/ARA/Girnar/1441/K dated the 17<sup>th</sup> January, 1996 to construct an Aerial Ropeway on Girnar Hills in Junagadh District for the public carriage of the passengers and goods;

AND WHEREAS, the promoter has thereafter requested for enhancement of the date specified earlier under conditions No. 3 of the Order No. GHU-132-2016-ARA-Girnar-1191/1441/K dated the 29<sup>th</sup> November 2016.

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) of section 10 of the Gujarat Aerial Ropeways Act, 1955, the Government of Gujarat hereby directs that the date 31<sup>st</sup> October, 2019 specified under conditions No. 3 of the Order No. GHU-132-2016-ARA-Girnar/1441/K dated the 29<sup>th</sup> November, 2016 to contract on Aerial Ropeway on Girnar Hill in Junagadh District for the public carriage of the passengers and goods shall be revised as 30<sup>th</sup> May, 2020.

This permission is extended with the condition of observance of safety measures by the company and the competent authority.

By order and in the name of Governor of Gujarat,

**VIJAYSINH A. VAGHELA,**  
Additional Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] SATURDAY, FEBRUARY 29, 2020/ PHALGUNA 10, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> February, 2020.

**No.GU/2020/(23)/GPC/11-2018/1879/E:** whereas it appears to the Government of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the state of Gujarat in Village Luvara, Lakhigam, Suva & Rahiyad, Taluka Vagra, District Bharuch (Dahej - Bhadbhut Pipeline [Section : LNG Terminal To GSPL Bhadbhut Terminal] ) for Gas Pipeline Project should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. – a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the Right of User in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act 2000, the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification, as published in the Official Gazette of Government of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E - 18, GIDC Electronics Estate, Nr. K – 7 Circle, Sector – 26, Gandhinagar – 382 028.

## SCHEDULE

State : Gujarat

Name of District	Name of Taluka	Name of Village	Survey / Block No. (Old Survey No.)	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Bharuch	Vagra	Luvara	Cart Track	5	00	02	80
Bharuch	Vagra	Lakhigam	575	-	00	32	45
			Cart Track	-	00	10	50
Bharuch	Vagra	Suva	45	15	00	11	05
Bharuch	Vagra	Rahiyad	835	45	00	08	50
			Cart Track	-	00	02	50

By order and in the name of the Governor of Gujarat

HITESH PATEL,

Under Secretary to Government.

ઉર્જ અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી ફેબ્રુઆરી, ૨૦૨૦

**ક્રમાંક : જીયુ/૨૦૨૦/૨૩/અપીસી/૧૧-૨૦૧૮/૧૮૭૯/ઈ-** આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહિતમાં કુદરતી ગેસના પરિવહન માટે ભરુચ જિલ્લાના વાગરા તાલુકાના લુવારા, લખીગામ, સુવા અને રહીયાદ ગામોમાં (દહેજ - ભાડભુત પાઈપલાઈન [સેક્શન : એલએનજી ટર્મિનલ થી અએસપીએલ ભાડભુત ટર્મિનલ]) ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા ગેસ પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામાં સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હક્ક સંપાદિત કરવા માટેનો ઇરાદો જાહેર કરે છે.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં હીત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી (ત્રીસ) ૩૦ દિવસની અંદર સક્ષમ સત્તાધિકારી, ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, અએસપીએલ ભવન, ઈ-૧૮, જીઆઈડીસી ઇલેક્ટ્રોનિક્સ એસ્ટેટ, ક-૭ સર્કલ પાસે, સેક્ટર-૨૬, ગાંધીનગર ૩૮૨ ૦૨૮ ને તેમાં વપરાશકારોનો હક્ક સંપાદિત કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર (જુનો સર્વે નંબર)	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ભરુચ	વાગરા	લુવારા	ગાડામાર્ગ	૫	૦૦	૦૨	૮૦
ભરુચ	વાગરા	લખીગામ	૫૭૫	-	૦૦	૩૨	૪૫
			ગાડામાર્ગ	-	૦૦	૧૦	૫૦
ભરુચ	વાગરા	સુવા	૪૫	૧૫	૦૦	૧૧	૦૫
ભરુચ	વાગરા	રહીયાદ	૮૩૫	૪૫	૦૦	૦૮	૫૦
			ગાડામાર્ગ	-	૦૦	૦૨	૫૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

હિતેશ પટેલ,

સરકારના ઉપસચિવ.

-----  
સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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**PUBLISHED BY AUTHORITY**

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**VOL. LXI ] WEDNESDAY, MARCH 4, 2020 / PHALGUNA 12, 1941**

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## **PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### **AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT**

#### **CORRIGENDUM**

Sachivalaya, Gandhinagar, 4<sup>th</sup> March, 2020.

**NO.GHKH-24-2020-CSA-10-2016-1101-CH:**— In the Government Order, Agriculture, Farmer Welfare and Co-operation Department NO. GHKH-135-CSA-10-2016-1101-CHH, dated the 27<sup>th</sup> November, 2018 published in the Gujarat Government Gazette, Part IV-B, Extra No. 436, dated the 27<sup>th</sup> November, 2018, at page 436-1, in the said Order,-

- (i) In the preamble, read the sentence "by section 174 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993)", for the sentence "by section 156 of Gujarat Panchayat Act, 1961 (guj. VI of 1962)";
- (ii) In the marginal note, read the words "Gujarat Panchayats Act, 1993.", for the words "Gujarat Panchayats Act, 1961.";

By order and in the name of the Governor of Gujarat,

**Y. P. RAVAL,**

Deputy Secretary to Government.

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### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, MARCH 5, 2020/ FALGUNA 15, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Ambaji cluster from Banaskantha district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/350-355/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Ambaji Rurban Cluster in the DANTA block of BANASKANTHA district.

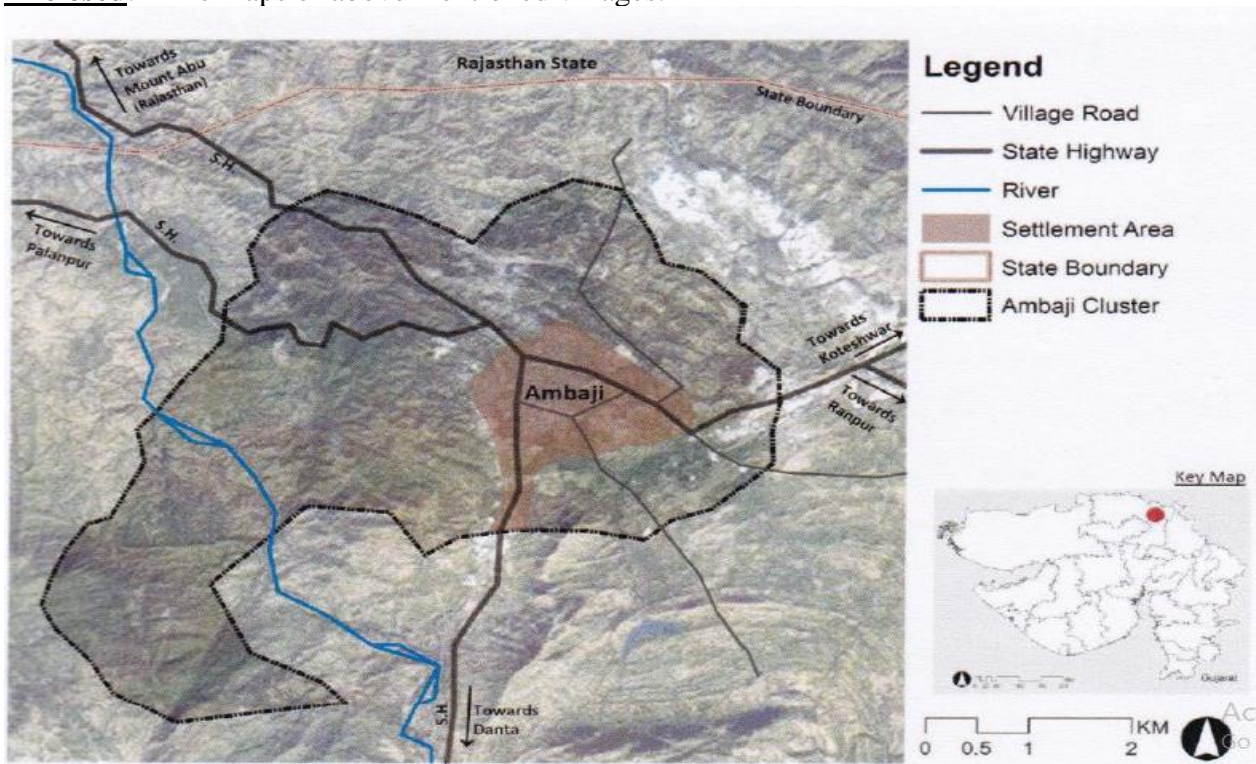
Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	AMBAJI	AMBAJI	AMBAJI

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Ambaji Cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15 Crore Fund is given to tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Ambaji Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
**Commissioner and Principal Secretary**  
**Commissionerate of Rural Development**  
**Gandhinagar**



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### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, MARCH 5, 2020/ FALGUNA 15, 1941

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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Shamalajii cluster from Arvali district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

**Panchayat, Rural Housing and Rural Development Department**

No.CRD/SPMRM/356-361/2020

Dated: 29/02/2020

#### **ORDER**

- (1) The Ministry of Rural Development, Government of India has given approval of the Shamalajii Rurban Cluster in the Bhiloda block of Arvali district.
- (2)

Sr.No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Shamalaji	Shamalaji	Shamalaji, Rudaradi, Bahecharpura, Dolatpur
2		Venpur	Venpur

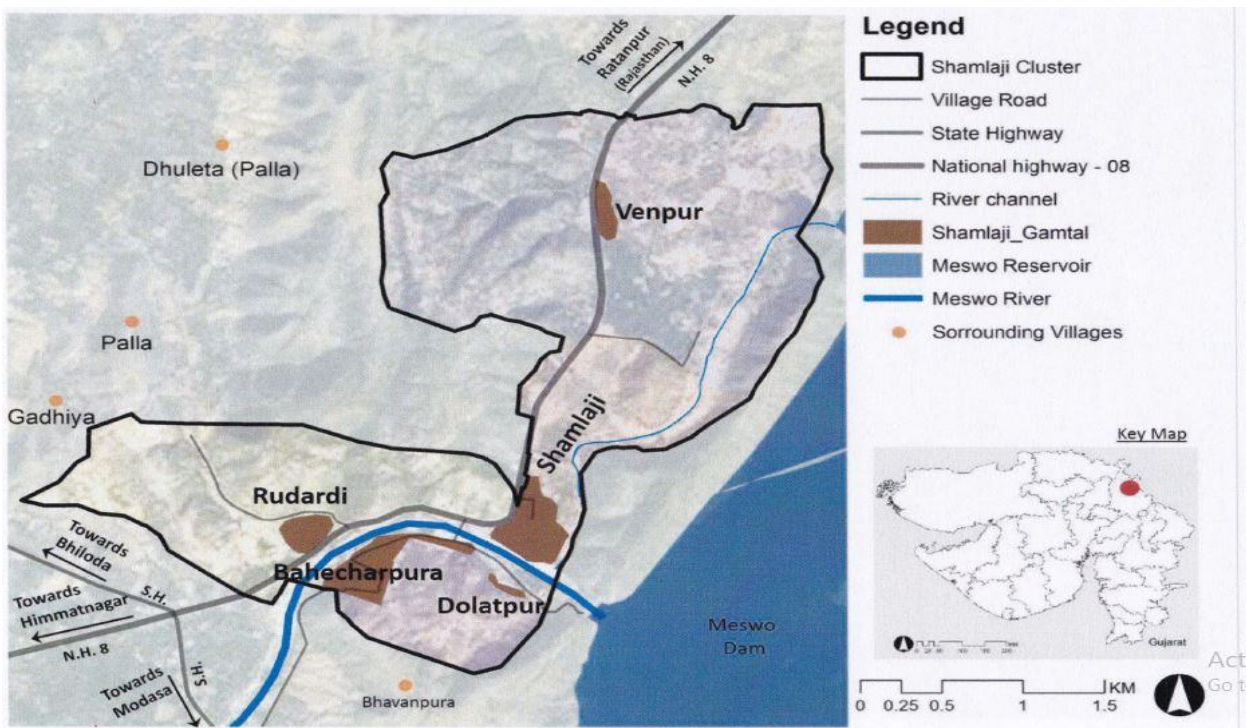


(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Shamalaji Cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15 Crore Fund is given to tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Shamalaji Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
**Commissioner and Principal Secretary**  
**Commissionerate of Rural Development**  
**Gandhinagar**



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### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, MARCH 5, 2020/ FALGUNA 15, 1941

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#### COMMISSIONERATE OF RURAL DEVELOPMENT

#### NOTIFICATION

Gujarat Panchayat ACT 1993 section 99 read in line with provisions mentioned under Schedule 1 (5) (a), (e) Vadinar cluster from Devbhumi Dwarka district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/ SPMRM/362-367/2020

Dated: 29/02/2020

#### ORDER

- (1) The Ministry of Rural Development, Government of India has given approval of the Vadinar Rurban Cluster in the KHAMBHALIYA block of DEVBHUMI DWARKA district.

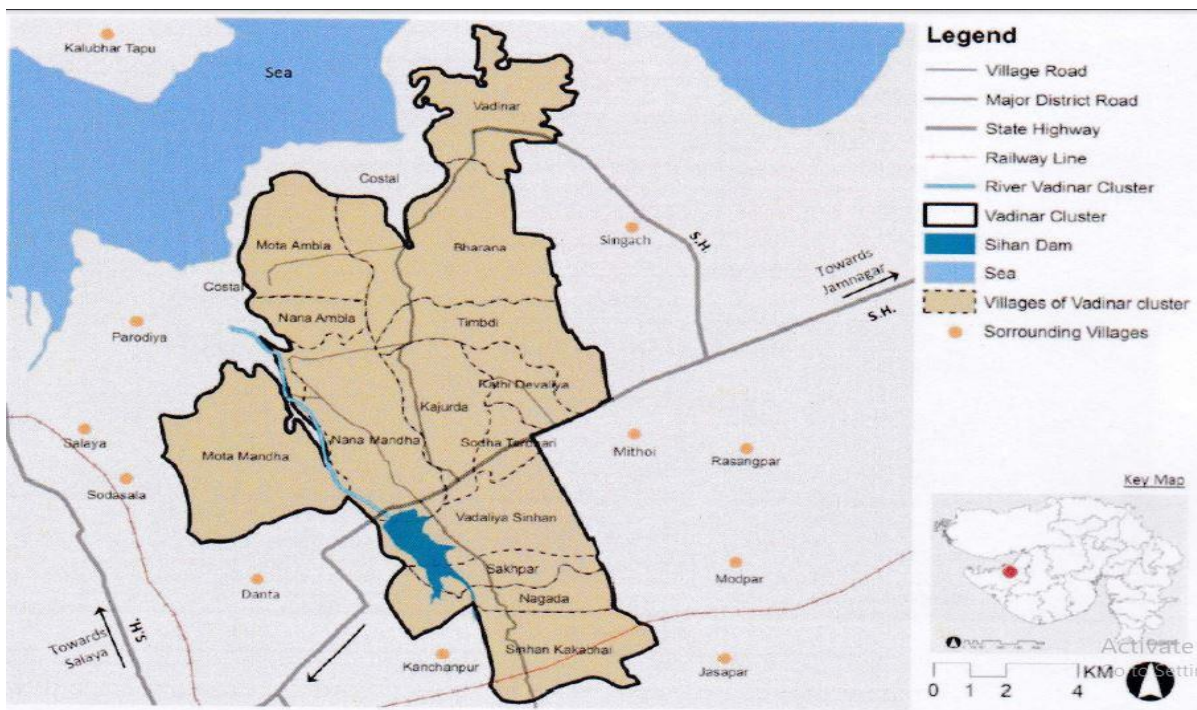
Sr.No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	VADINAR	Vadinar	Vadinar
2		Bharana	Bharana
3		Nana Mandha	Nana Mandha
4		Mota Ambala	Mota Ambala
5		Nana Ambala	Nana Ambala
6		Mota Mandha	Mota Mandha
7		Kathi Devaliya	Kathi Devaliya
8		Timbadi	Timbadi
9		Kajurda	Kajurda
10		Ka. Sahen	Sinhan Kakabhai
11		Vadaliya Sinhan	Vadaliya Sinhan
12		Sodha Taradhari	Sodha Taradhari
13		Sakhpar	Sakhpar
14		Nagda	Nagda

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, Which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Vadinar Cluster has been chosen as a Non-Tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 30 Crore Fund is given to Non-Tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Vadinar Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
**Commissioner and Principal Secretary**  
**Commissionerate of Rural Development**  
**Gandhinagar**



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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Ravapar cluster from Morbi district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

**Panchayat, Rural Housing and Rural Development Department**

No. CRD/SPMRM/368-373/2020

Dated: 29/02/2020

#### **ORDER**

(1) The Ministry of Rural Development, Government of India has given approval of the Ravapar Rurban Cluster in the Morbi block of Morbi district.

Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Ravapar	Ravapar	Ravapar
2		Lilapar	Lilapar
3		Lalpar	Lalpar
4		Jodhpar (Nadi)	Jodhpar (Nadi)
5		Bhadiyad	Bhadiyad

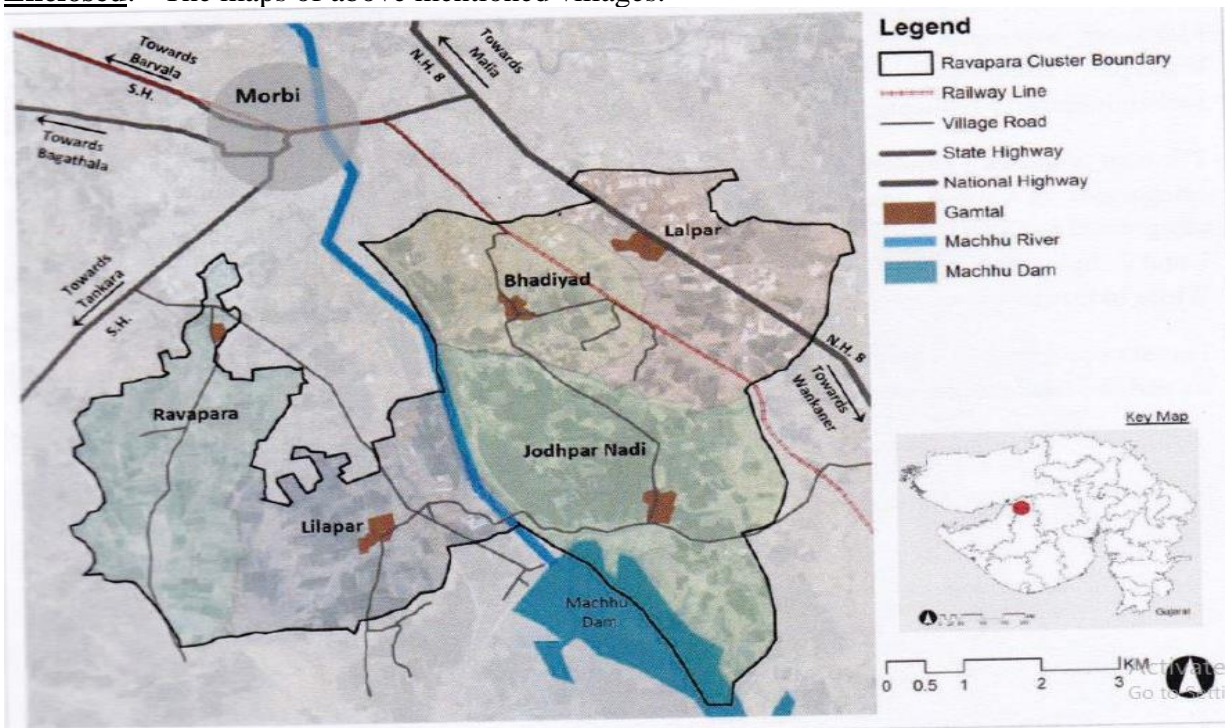


(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Ravapar Cluster has been chosen as a Non-Tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 30 Crore Fund is given to Non-Tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Ravapar Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Mora cluster from Panchmahal district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/374-379/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the **Mora** Rurban Cluster in the Morva (H) block of Panchmahal district.

Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Mora	Mora	Mora
2		Virniya	Virniya, Alu, Navagam
3		Deloch	Deloch
5		Sagwada	Sagwada
6		Chopda Buzarg	Chopda Buzarg
7		Bhatha	Bhatha
8		Metral	Metral

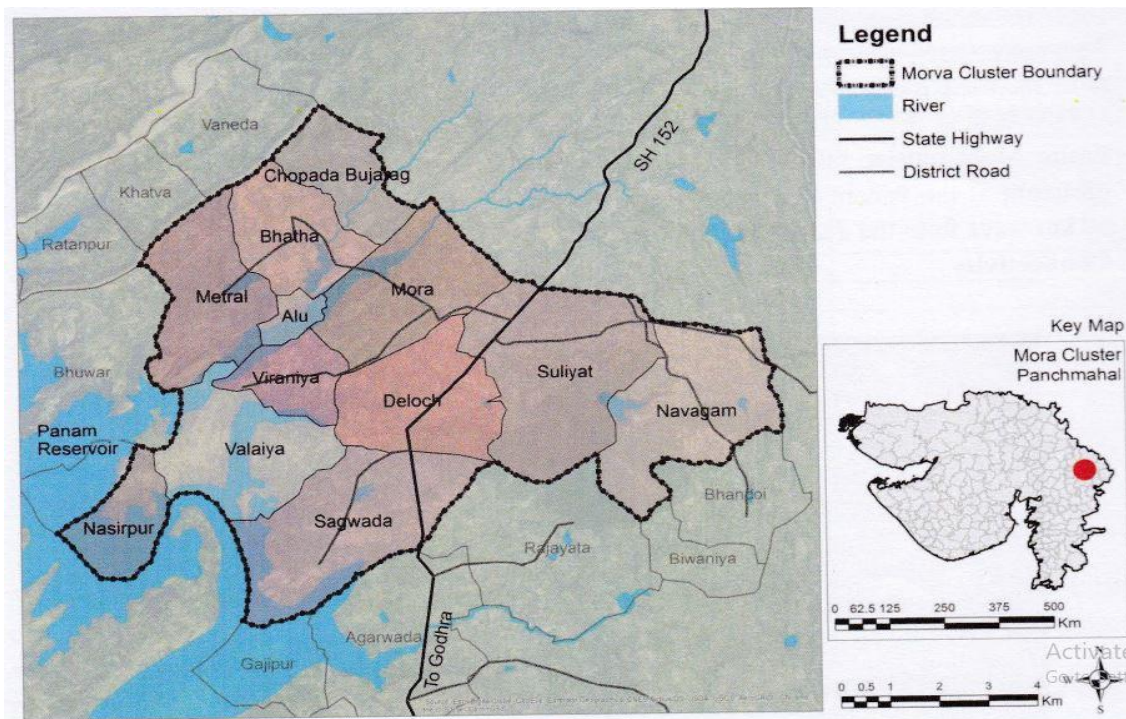
Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
9		Nasirpur	Nasirpur
10		Valaiya	Valaiya
11		Suliyat	Suliyat

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Mora Cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15.00 Crore Fund is given to tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Morva Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Becharaji cluster from Mehsana district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/380-385/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Becharaji Rurban Cluster in the Becharaji block of Mehsana district.

Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Becharaji	Becharaji	Becharaji
2		Shankhalpur	Shankhalpur
3		Kalri	Kalri
4		Ganeshpura (Kalri)	Ganeshpura (Kalri)
5		Dodivada	Dodivada
6		Edala	Edala
7		Chadasna	Chadasna

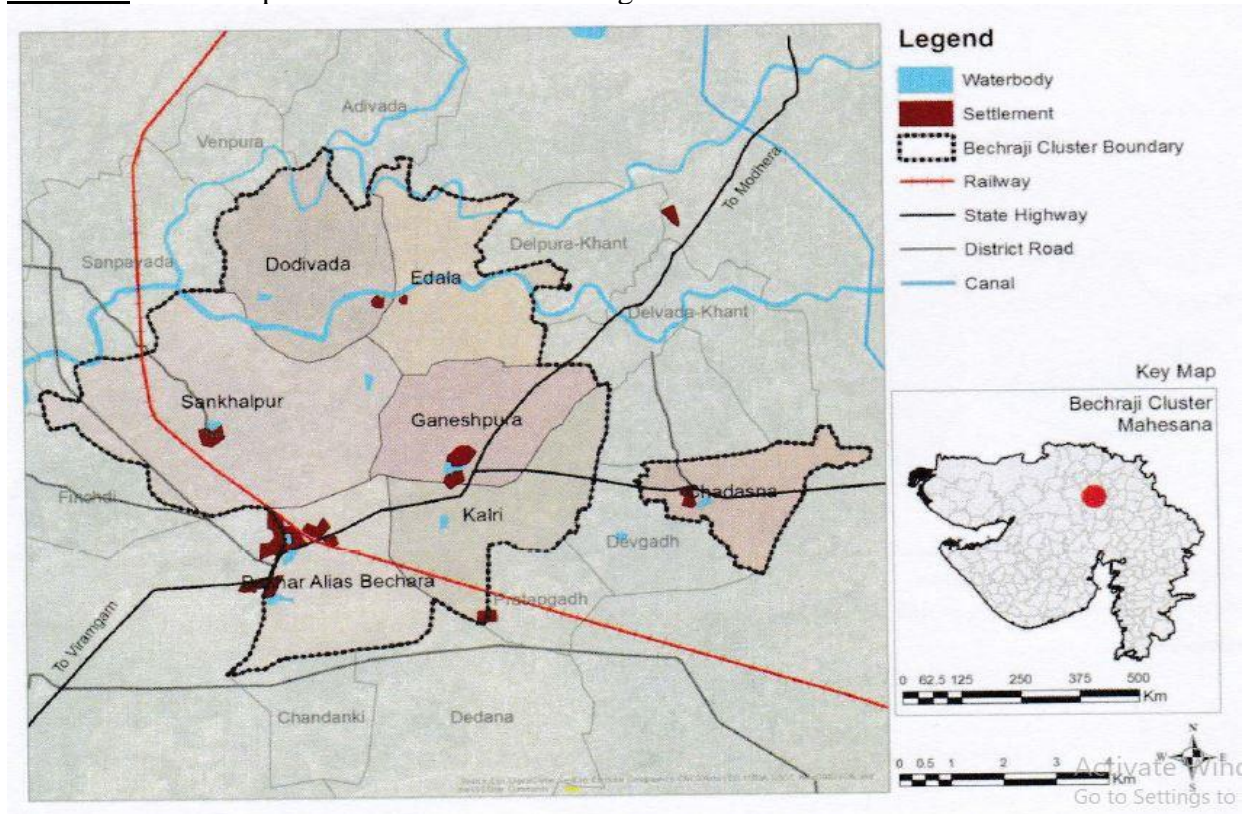


(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Becharaji Cluster has been chosen as a non-tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 30 Crore Fund is given to non-tribal cluster. Its ICAP (Integrated Cluster Action Plan) is prepared for the development of Becharaji Cluster. In ICAP (Integrated Cluster Action Plan), Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT

#### NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Umarpada cluster from Surat district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/ SPMRM/386-391/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the UMARPADA Rurban Cluster in the Umarpada block of Surat district.

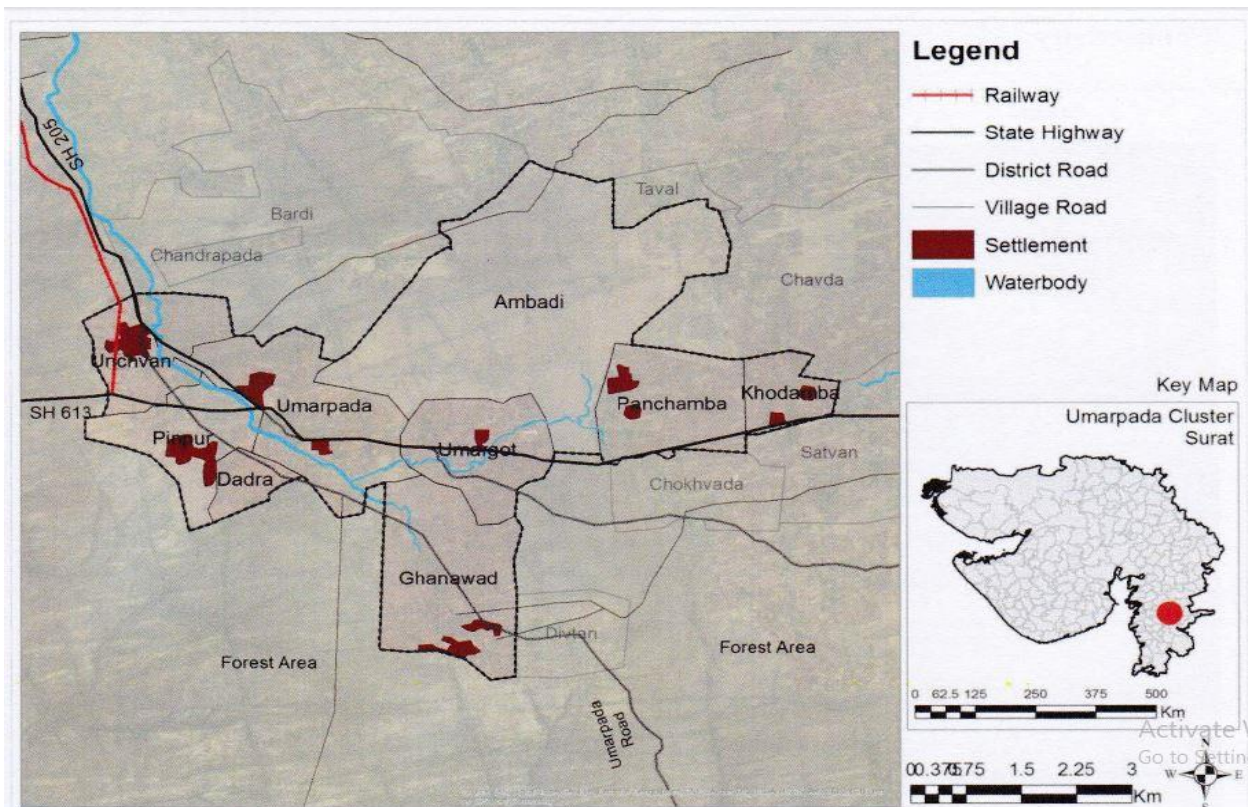
Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Umarpada	Umarpada	Umarpada
2		Umargot	Umargot
3		Unchvan	Unchvan
4		Chokhwada	Pinpur, Darda, Khodamba, Panchamba
5		Ghanavad	Ghanavad
6		Jummavadi	Ambadi

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Umarpada Cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, Rs.15.00 Crore Fund is given to tribal cluster. Integrated Cluster Action Plan has been prepared for the development of Umarpada Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed for a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission.

**Enclosed:** - The maps of above mentioned villages.



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**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Sanjan cluster from Valsad district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/398-403/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Sanjan Rurban Cluster in the Umbergaon block of Valsad district.

Sr. No.	Name of the Rurban Cluster	Gram Panchayat Covered under the joint Planning Area	Villages Covered under the joint Planning Area
1)	Sanjan	Bhathi Karambeli	Bhathi Karambeli
2)		Tumb	Tumb
3)		Ghimsa- Kankariya	Ghimsa- Kankariya
4)		Vankas	Vankas
5)		Sanjan	Sanjan
6)		Humran	Humran

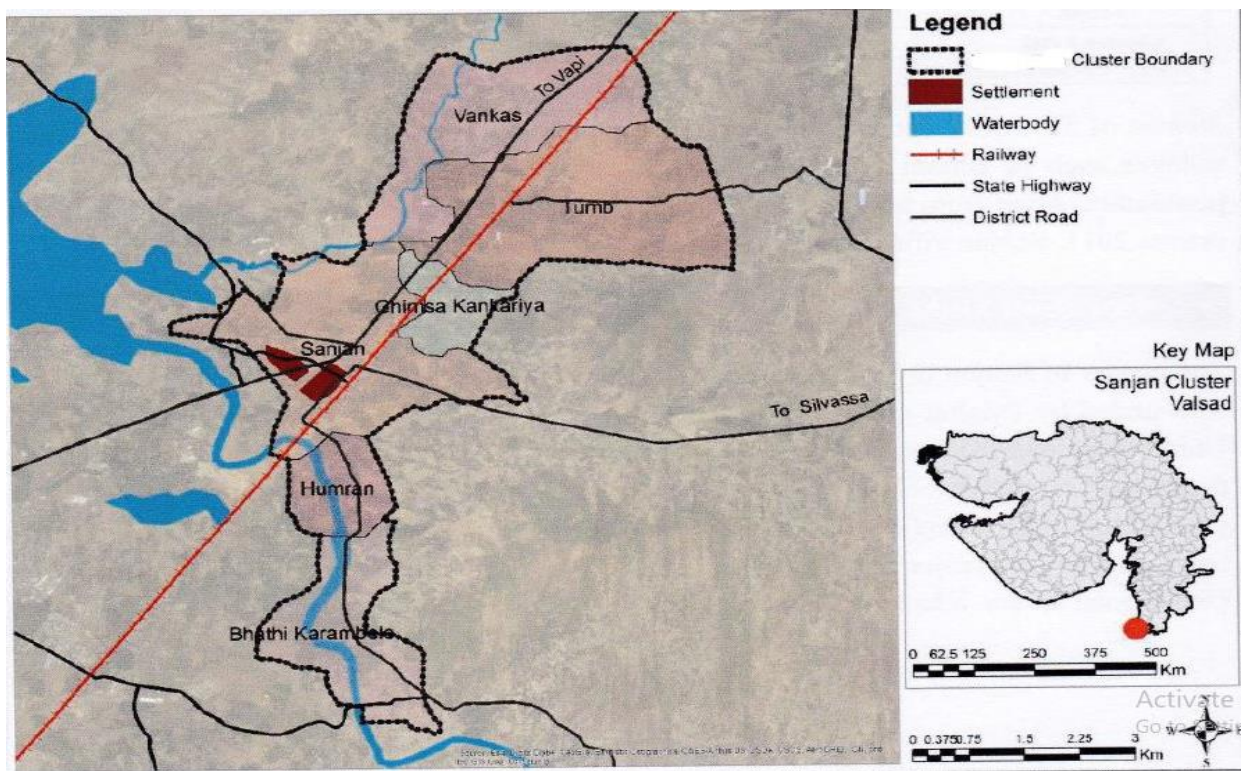


(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all States and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Sanjan Cluster has been chosen as a Tribal Cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15 Crore Fund is given to tribal cluster. Its integrated cluster Action Plan is Prepared for the development of Sanjan Cluster. In Integrated Cluster Action Plan, Development Work is Included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission National Rurban Mission Preparation.

**Enclosed: -** The maps of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Rumla cluster from Navsari district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

**Panchayat, Rural Housing and Rural Development Department**

No.CRD/SPMRM/404-409/2020

Dated: 29/02/2020

#### **ORDER**

(1) The Ministry of Rural Development, Government of India has given approval of the Rumla Rurban Cluster in the Chikhli block of Navsari district.

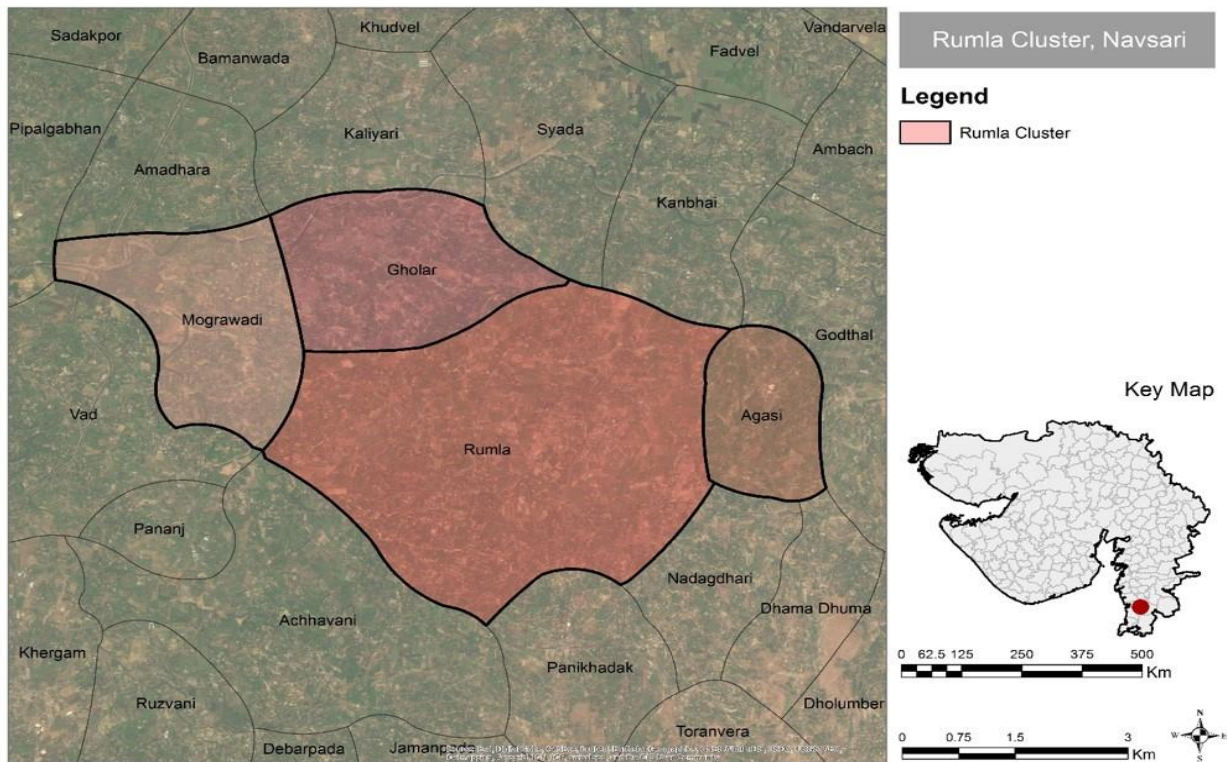
Sr.No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Rumla	Rumala	Rumala
2		Gholar	Gholar
3		Mogravadi	Mogravadi
4		Agasi	Agasi

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Rumla Cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15 Crore Fund is given to tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Rumla Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Matied cluster from Bharuch district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/410-415/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India have given approval of the Matied Rurban Cluster in the Ankleshwar block of Bharuch district.

Sr. No.	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Matied Cluster	Matied	Matied
2		Haripura	Haripura
3		Sakkarpur	Sakkarpur
4		Pungaam	Pungaam
5		Kanva	Kanva
6		Nangal	Nangal
7		Sajod	Sajod

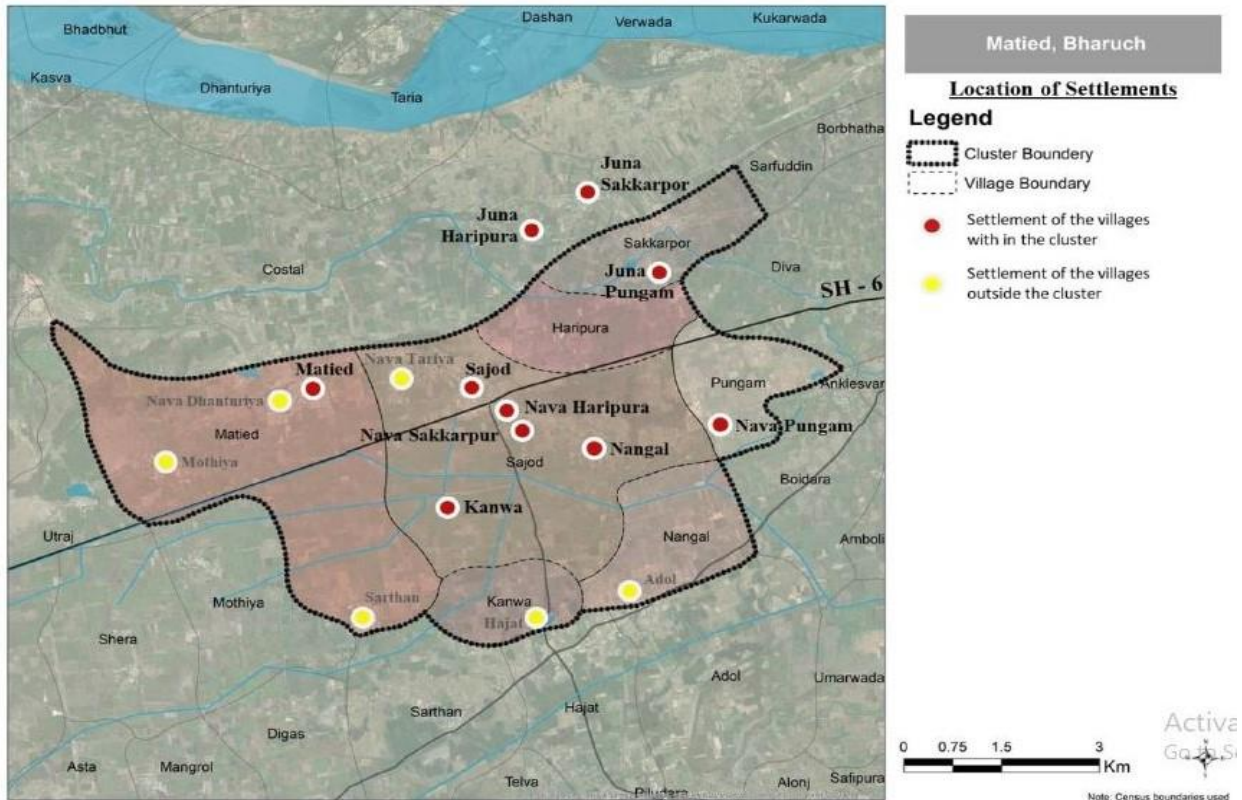


(2) The Ministry of Rural Development, Government of India have launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, Which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Matied Cluster has been chosen as a Tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15 Crore Fund is given to Tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Matied Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT

#### NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Sayla cluster from Tapi district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/416-421/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Sayla Rurban Cluster in the NIZAR Block of TAPI District.

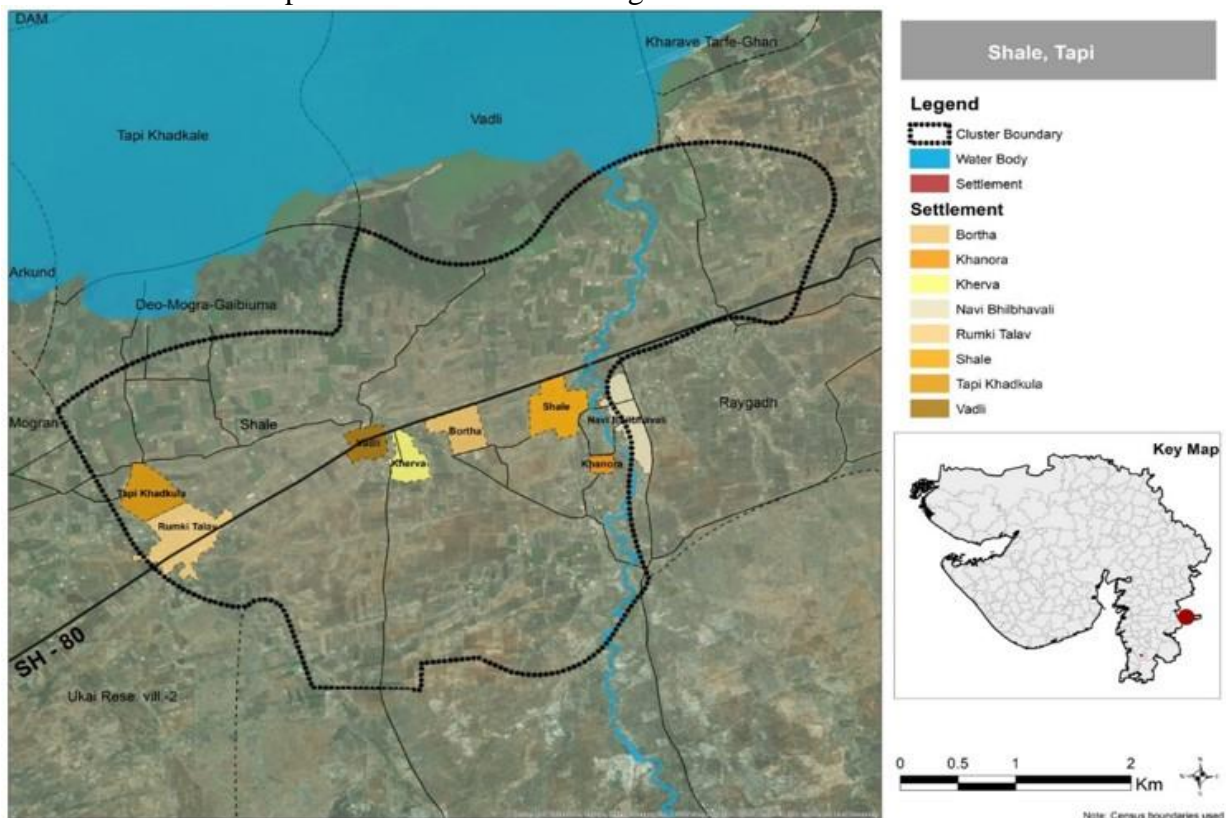
Sr. No.	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	SAYLA	SAYLA	Sayla
2			Rumki Talav
3			Tapi Khadkla
4			Vadli
5			Kherva
6			Bortha
7			Khanora
8			Navi Bhilbhavali

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable spaces. The Mission aims at development of rural growth clusters which have latent potential for growth in all States and UTs, which would trigger overall development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurs and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) SAYLA cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the guideline of scheme, Rs. 15.00 Crore Critical Gap Fund (CGF) is given to Tribal cluster and Rs. 35.00 Crore Invest through Convergence with line departments. Its Integrated Cluster Action Plan (ICAP) is prepared for the development of SAYLA cluster. In Integrated Cluster Action Plan (ICAP), Development work is included according to desirable 21 components.

(4) The Maps of above mentioned Villages are enclosed regarding a new government scheme Shyama Prasad Mukherji Rurban Mission (SPMRM) – National Rurban Mission Preparation.

**Encl.:** The Map of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT

#### NOTIFICATION

Gujarat Panchayat ACT 1993 section 99 read in line with provisions mentioned under Schedule 1 (5) (a), (e) Zanzava Panai cluster from Sabarkantha district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/422-427/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Zanzava Panai Rurban Cluster in the Khedbrahma block of Sabarkantha district.

Sr. No.	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Zanzava Panai	Zanzava Panai	Zanzava Panai
2		Bahediya	Bahediya
3		Pipodar (Dodivara)	Pipodar (Dodivara)
4		Dharoi	Dharoi

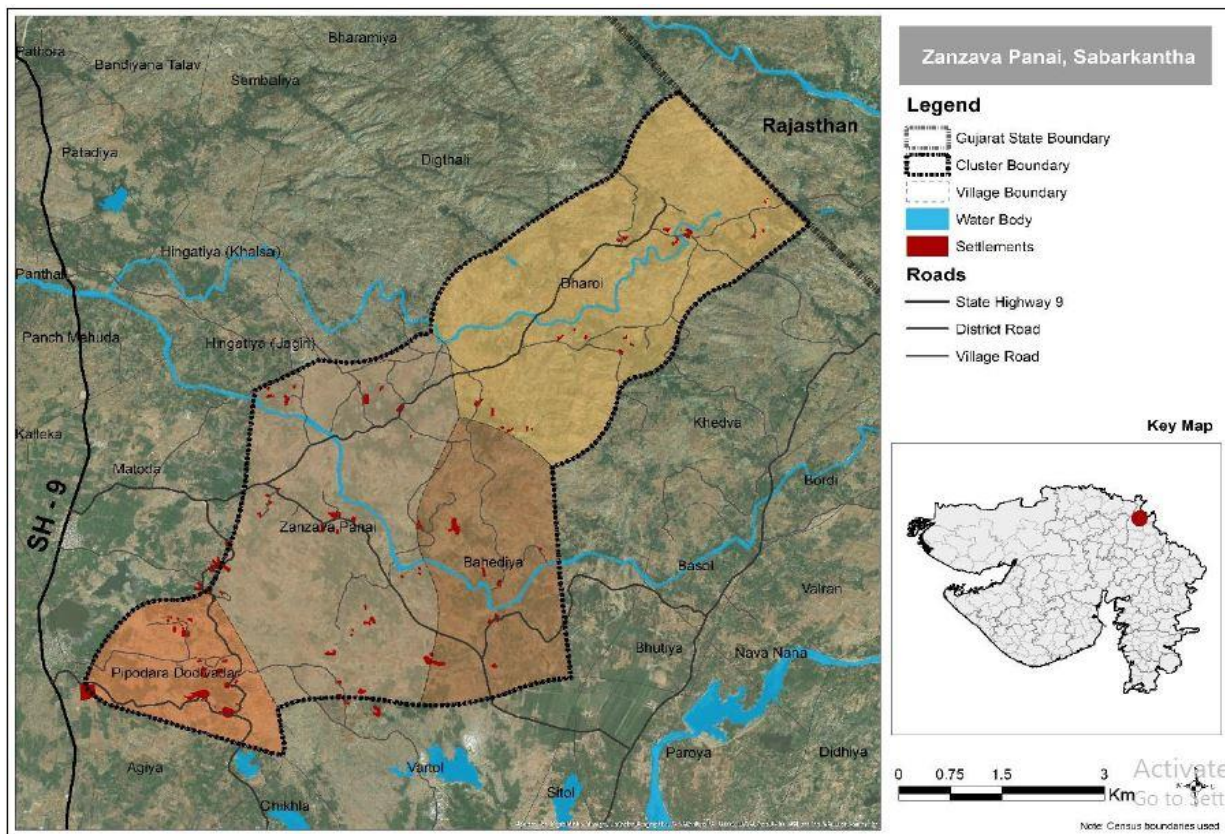


(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs. Which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, develop a cluster of smart villages.

(3) Zanzava Panai Cluster has been chosen as a tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 15 Crore Fund is given to tribal cluster. Its ICAP (Integrated Cluster Action Plan) is prepared for the development of Zanzava Panai Cluster. In ICAP (Integrated Cluster Action Plan), Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Mundra cluster from Kutch district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/428-433/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Mundra Rurban Cluster in the MUNDRA block of KACHCHH district.

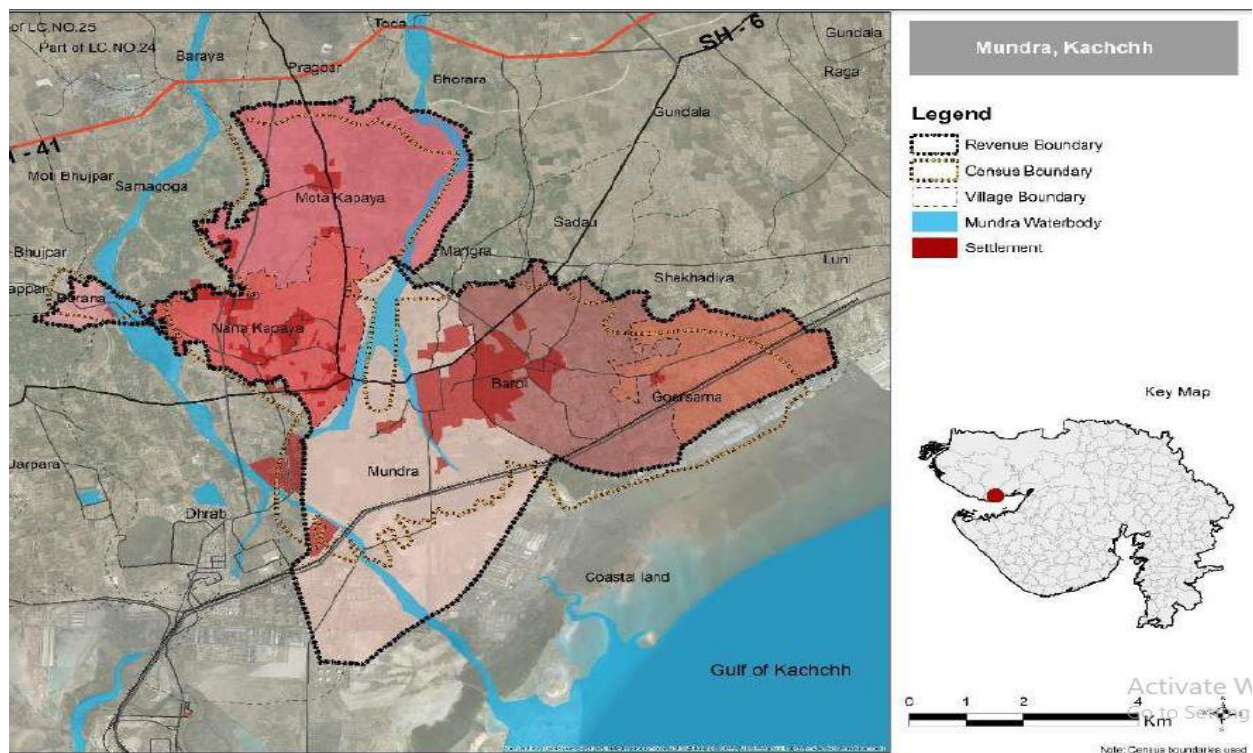
Sr.No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	MUNDRA	Mundra	Mundra
2		Baroi	Baroi, Goyarsama
3		Nana Kapaya	Nana Kapaya, Borana
4		Mota Kapaya	Mota Kapaya

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Mundra Cluster has been chosen as a Non - Tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 30 Crore Fund is given to Non-tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Mundra Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
**Commissioner and Principal Secretary**  
**Commissionerate of Rural Development**  
**Gandhinagar**



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### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, MARCH 5, 2020/ FALGUNA 15, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Atkot cluster from Rajkot district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

**Panchayat, Rural Housing and Rural Development Department**

No.CRD/SPMRM/434-439/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India have given approval of the Atkot Rurban Cluster in the Jasdan block of Rajkot district.

Sr. No.	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Atkot	Atkot	Atkot
2		Panchavada	Panchavada
3		Jangvad	Jangvad
4		Virnagar	Virnagar
5		Kharachiya (Jam)	Kharachiya (Jam)

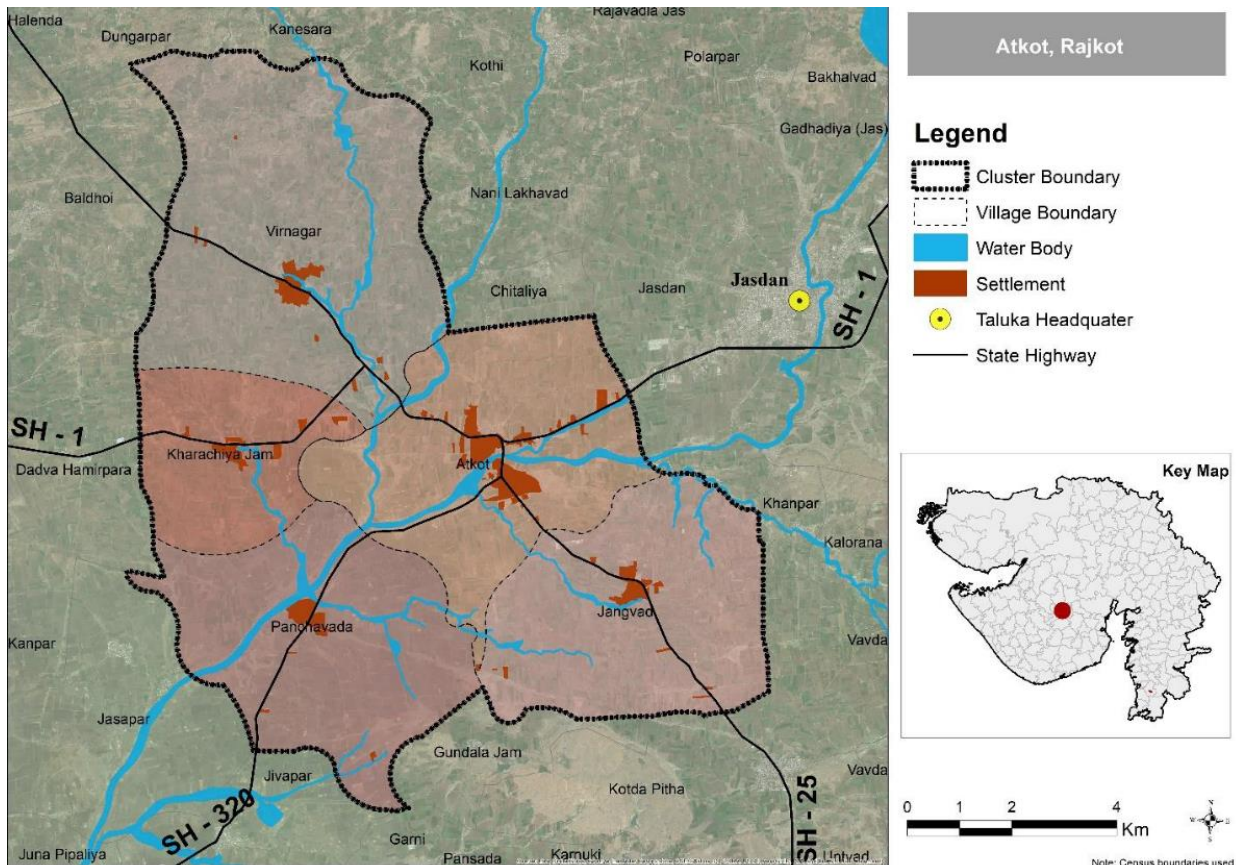


(2) The Ministry of Rural Development, Government of India have launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Atkot Cluster has been chosen as a Non - Tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 30 Crore Fund is given to Non-tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Atkot Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages



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**Commissionerate of Rural Development**  
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#### COMMISSIONERATE OF RURAL DEVELOPMENT

#### NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Mota Khuntavada cluster from Bhavnagar district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

**Panchayat, Rural Housing and Rural Development Department**

No.CRD/SPMRM/440-445/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Mota Khuntavada Rurban Cluster in the Mahuva block of Bhavnagar district.

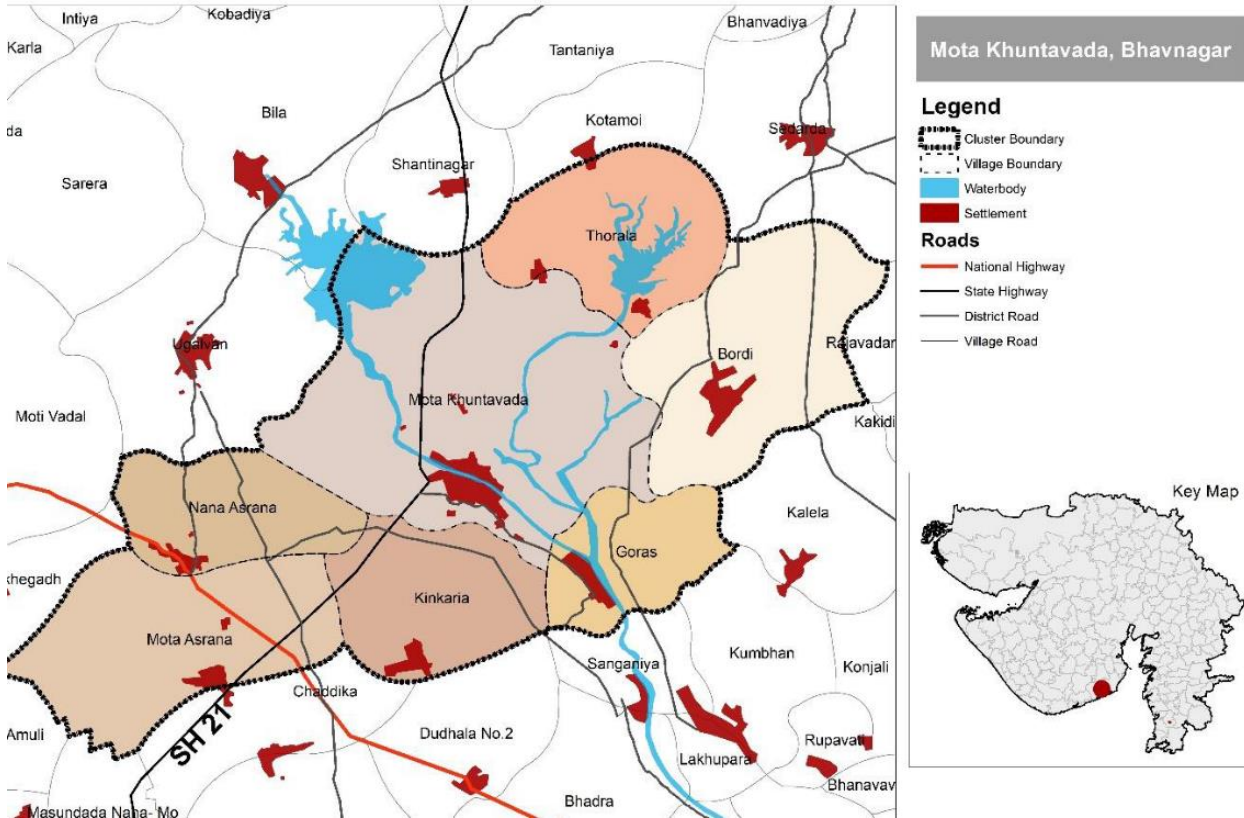
Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Mota Khuntavada	Mota Khuntavada	Mota Khuntavada
2		Mota Asarana	Mota Asarana
3		Nana Asarana	Nana Asarana
4		Thorala	Thorala
5		Goras	Goras
6		Kinkariya	Kinkariya
7		Boradi	Boradi

(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Mota Khuntavada Cluster has been chosen as a Non-tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, Rs.26.63 cr. fund is given to Non-tribal cluster. Integrated Cluster Action Plan has been prepared for the development of Mota Khuntavada Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed for a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
**Commissioner and Principal Secretary**  
**Commissionerate of Rural Development**  
**Gandhinagar**



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#### COMMISSIONERATE OF RURAL DEVELOPMENT NOTIFICATION

**Gujarat Panchayat ACT 1993 section 99** read in line with provisions mentioned under **Schedule 1 (5) (a), (e)** Tikar cluster from Morbi district as considered under Shyama Prasad Mukherji Rurban Mission is notified for plan preparation. Cluster details is mentioned below:

#### Panchayat, Rural Housing and Rural Development Department

No.CRD/SPMRM/392-397/2020

Dated: 29/02/2020

#### ORDER

(1) The Ministry of Rural Development, Government of India has given approval of the Tikar Rurban Cluster in the Halvad block of Morbi district.

Sr. No	Name of the Rurban Cluster	Gram Panchayat Covered under the Joint Planning Area	Villages Covered under the Joint Planning Area
1	Tikar	Nava Ghatila	Nava Ghatila
2		Tikar	Tikar
3		Mangadh	Mangadh
4		Ajitgadh	Ajitgadh
5		Khod	Khod
6		Mayapur	Mayapur
7		Miyani	Miyani
8		Chadadhra	Chadadhra
9		Nava Ghanshyamgadh	Nava Ghanshyamgadh
10		Juna Amrapar	Juna Amrapar
11		Ingorala	Ingorala

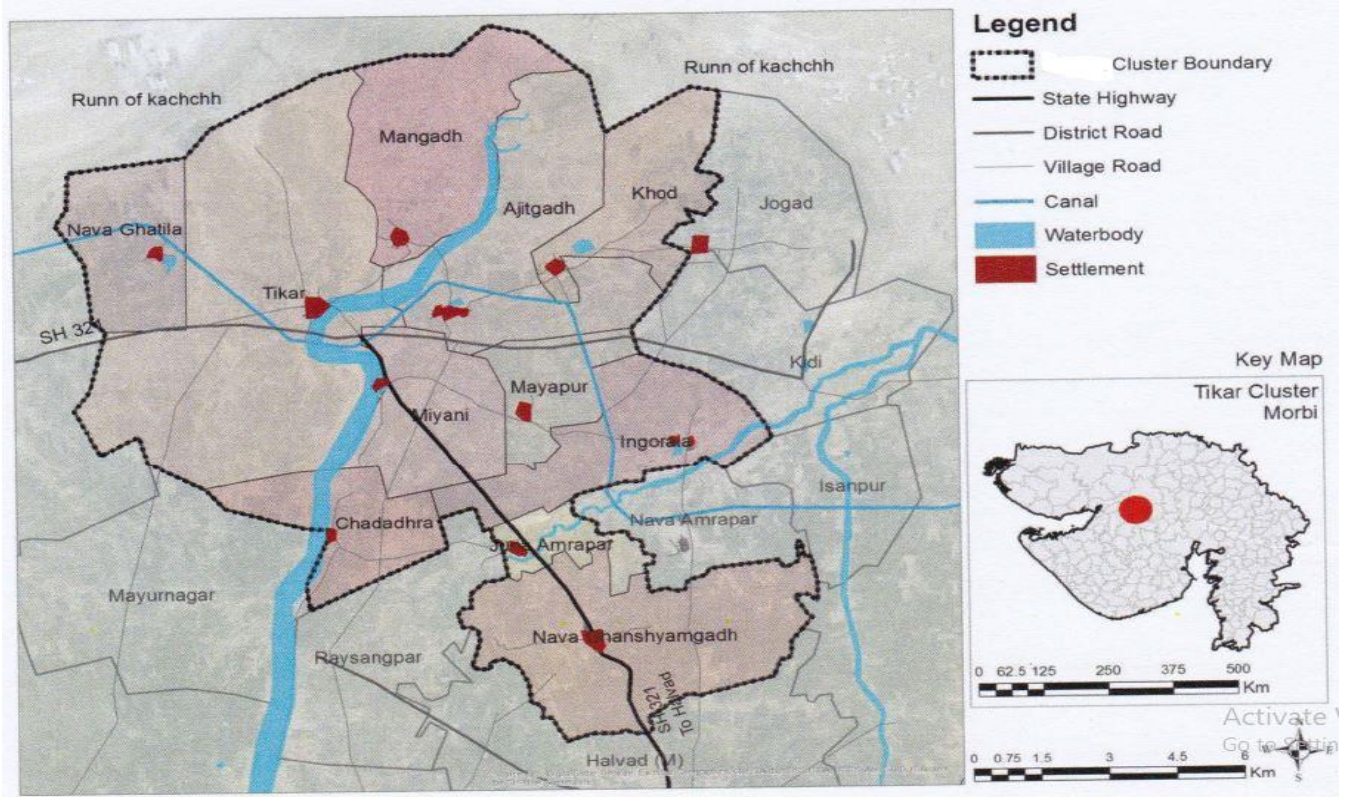


(2) The Ministry of Rural Development, Government of India has launched a new scheme named Shyama Prasad Mukherji Rurban Mission (SPMRM), in a bid to transform rural areas to economically, socially and physically sustainable space. The Mission aims at development of rural growth clusters which have latent potential for growth in all states and UTs, which would trigger all over development in the region. These clusters would be developed by provisioning of economic activities, developing skills & local entrepreneurship and providing infrastructure amenities. The Rurban Mission will thus develop a cluster of smart villages.

(3) Tikar Cluster has been chosen as a Non-Tribal cluster under Shyama Prasad Mukherji Rurban Mission. According to the Guideline of scheme, 24.97 Crore Fund is given to Non-Tribal cluster. Its Integrated Cluster Action Plan is prepared for the development of Tikar Cluster. In Integrated Cluster Action Plan, Development work is included according to desirable 21 components.

(4) The maps of above mentioned villages are enclosed regarding a new Government scheme Shyama Prasad Mukherji Rurban Mission-National Rurban Mission Preparation.

**Enclosed:** - The maps of above mentioned villages.



**Manoj Aggarwal,**  
**Commissioner and Principal Secretary**  
**Commissionerate of Rural Development**  
**Gandhinagar**



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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

FRIDAY, MARCH 6, 2020/ PHALGUNA 16, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> March, 2020.

Notification No. 8/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-15)GSTR-2020/S.164(53)-TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely:-

- (1) These rules may be called the Gujarat Goods and Services Tax (Second Amendment) Rules, 2020.
- (2) Save as otherwise provided in these rules, they shall come into force on the date of their publication in the Official Gazette.

- In the Gujarat Goods and Services Tax Rules, 2017, with effect from the 1<sup>st</sup> March, 2020, in rule 31 A, for sub-rule (2), the following sub-rule shall be substituted, namely: -

"(2) The value of supply of lottery shall be deemed to be 100/128 of the face value of ticket or of the price as notified in the Official Gazette by the Organising State, whichever is higher.

**Explanation:-** For the purposes of this sub-rule, the expression "Organising State" has the same meaning as assigned to it in clause (f) of sub-rule (1) of rule 2 of the Lotteries (Regulation) Rules, 2010."

By order and in the name of the Governor of Gujarat,

**KISHOR RATHAVA,**  
Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, MARCH 11, 2020 / PHALGUNA 21, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 23<sup>rd</sup> January, 2020

#### The Gujarat Control of Terrorism and Organised Crime Rules, 2020

**No.GG-03/2020/SB.5/PRC/102015/07:** In exercise of the powers conferred by sub-section (1) of section 27 of the Gujarat Control of Terrorism and Organised Crime Act, 2015 (Guj.24 of 2019), the Government of Gujarat hereby makes the following Rules, namely: -

1. **Short title.** - These rules may be called the Gujarat Control of Terrorism and Organised Crime Rules, 2020.
2. **Definition.** - In these rules, unless the context otherwise requires, "Act" means the Gujarat Control of Terrorism and Organised Crime Act, 2015 (Guj.24 of 2019).
3. **Procedure for recording of confession under section 16 of the Act.** - (1) The Police Officer recording a confession under section 16 of the Act shall record it as specified in sub-rules (2) to (7) of this rule.
  - (2) When the person whose confession is to be recorded is produced before such Police - Officer, no Police Officer who has taken part in the investigation of the offence in connection with which the confession is being recorded, shall be allowed to remain present at the time of recording of such confession.
  - (3) The Police Officer recording the confession shall explain to the person making the confession that he is not bound to make such confession and that if he does so, such confession may be used as evidence against him.
  - (4) After having been so explained and warned, if such person adheres to his intention and insists on making a confession, the concerned Police Officer, who is to record the confession shall give, not less than twenty-four hours time to the person making the confession for reconsideration of his decision to make confession.
  - (5) After elapsing of the time given under sub-rules (4), when such person is again brought before such Police Officer, he shall once again ascertain from the person intending to make the confession whether he is still willing to make a confession. Upon such person reiterating his desire to make a confession, the concerned Police Officer shall record in writing the confession of such person in the same language and as narrated by the confessor.

(6) The confession recorded under sub-rule (5) shall, if it is in writing, be signed by the person who has made such confession and by Police Officer, who has recorded by the said confession. Such Police Officer shall, under his own hand, also make a memorandum at the end of the confession to the following effect: -

"I have explained to (name of the confessor) that he is not bound to make a confession and that, if he does so, any confession that he makes, may be used as evidence against him and I am satisfied that this confession has been made voluntarily. It has been made before me and in my hearing and has been recorded by me in the language in which it is made and as narrated by the confessor. I have read it over to the confessor and he has admitted it to be verbatim and correct, and containing also full and true account of the confession/statement made by him."

(7) Where the confession has been recorded on any mechanical or electronic device, the memorandum referred to in sub-rule (6) above, in so far as it is applicable, shall be incorporated in the form of a declaration made by the Police Officer recording the confession, by recording such declaration on the mechanical or electronic device at the end of the confession to the effect that the confession recorded on the mechanical or electronic device has been played back to the confessor and after hearing it, it has been admitted by him to be full, correct and without any technical faults in recording.

(8) The Police Officer recording the confession shall, after forwarding the certified copy of the confession made or retraction, if any, thereof, to the Chief Metropolitan Magistrate or the Chief Judicial Magistrate as provided in sub- section (5) of section 16 of the Act and after ascertaining that the Chief Metropolitan Magistrate or the Chief Judicial Magistrate has, as provided in sub- section (5) of section 16 of the Act, forwarded the confession to the Special Court for taking cognizance of the offence, supply a copy of the confession recorded by him to the Investigation Officer, who is conducting investigation into the offence in connection with which, or relating to which, such confession has been made, for the purpose of investigation.

**4. Procedure regarding attachment and forfeiture of property under section 18 of the Act. -**

(1) Report of property to the State Government-The officer, investigating the offence, at the time of asking the prior approval of State Government, shall ensure proper identification of such property with reference to its particulars mentioned in the report. Investigating Officer shall prepare an index of a copy of the draft order, and the material, and sign each page of such index, order and the material, and shall also write a letter while forwarding such index, order and the material to the Home Department, Government of Gujarat, through Additional Director General of Police (C.I.D. Crime and Railways), Gujarat, in a sealed envelope. The report of the officer, asking the prior approval of State Government, shall also provide the reasons to believe that the property, in relation to which attachment and forfeiture is proposed, represents proceeds of terrorist act or organised crime being investigated by the officer.

(2) Management of seized property. -

(i) Where the property seized is of such a nature that its removal from the place of attachment is impracticable or its removal involves expenditure out of proportion to the value of the property, the officer, making such order, shall arrange for the proper maintenance and custody of the property at the place of attachment.

(ii) If the property seized consists of cash, Government or other securities, bullion, jewellery or other valuables, the officer, making such order, shall cause to deposit them for safe custody in the nearest Government Treasury or a branch of the Reserve Bank of India or State Bank of India or its subsidiaries or of any authorised bank.

(iii) The officer, making order for attachment and forfeiture of property, shall maintain records of the seized property, and also submit before the Special Court.

By order and in the name of the Governor of Gujarat,

**VIJAY BADHEKA,**

Under Secretary to Government





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VOL. LXI ]

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૮મી માર્ચ, ૨૦૨૦

નં.જીએચકેએચ-૨૫-૨૦૨૦-સીડીઈ-૧૦-૨૦૧૯-૬૩૮-છ:- ગુજરાત રાજ્ય સહકારી મંડળીઓ અધિનિયમ-૧૯૬૫ ની કલમ-૧૫૦ અનુસાર સરકારશ્રીને મળેલ સત્તાનુસાર ગુજરાત સહકારી મંડળી નિયમો-૧૯૬૫ના નિયમ-૭૮ અનુસાર શ્રી એચ.એસ.પરમાર નિવૃત્ત સંયુક્ત રજિસ્ટ્રાર અને સભ્યશ્રી બોર્ડ ઓફ નોમીનીઝ (અમદાવાદ) અને શ્રી કે.જે.જોષી, નિવૃત્ત અધિક રજિસ્ટ્રાર(વહીવટ), ને ગુજરાત રાજ્ય સહકારી ટ્રીબ્યુનલ, અમદાવાદ ખાતે નોન-જ્યુડીશીયલ સભ્ય તરીકે તેઓ હાજર થાય તે તારીખથી એક વર્ષ સુધી અથવા અન્ય ઉમેદવાર ઉપલબ્ધ થાય ત્યાં સુધી અથવા રાજ્ય સરકાર ઈચ્છે ત્યાં સુધી એ ત્રણ પૈકી જે વહેલુ હોય ત્યાં સુધી વચનિવૃત્તિ બાદ નિયમોનુસાર કરાર આધારિત નિમણૂક આપવામાં આવે છે.

શ્રી એચ.એસ.પરમાર અને શ્રી કે.જે.જોષીને આપાયેલ નિમણૂકની બોલીઓ અને શરતો તથા વેતનના લાભ સામાન્ય વહીવટ વિભાગના તા.૦૪-૧૧-૨૦૧૯ના ઠરાવ ક્ર: આરઈએમ/૧૦૨૦૧૮/૨૫૩૨૭૭/ગ-૨ તથા તેમાં વંચાણે લીધા ઠરાવથી નક્કી કર્યા મુજબ રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ચોગેશ રાવલ,

નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



સત્યમેવ જયતે

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અધિસૂચના

સચિવાલય, ગાંધીનગર, ૯મી માર્ચ, ૨૦૨૦

**નં.જીએચકેએચ-૨૬-૨૦૨૦-સીડીઈ-૧૦-૨૦૧૯-૧૩૩-છ:-** ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૩(૨) હેઠળ મળેલ સત્તાની રૂએ અને ગુજરાત સહકારી મંડળી નિયમો-૧૯૬૫ના નિયમ નં-૪૦ (ક) ની જોગવાઈ મુજબ નીચે દર્શાવેલ નિવૃત્ત સિનિયર સિવિલ જજશ્રીને તેઓના નામ સામે કોલમ-૪માં દર્શાવેલ જગ્યાએ નાયબ રજીસ્ટ્રાર અને સભ્યશ્રી બોર્ડ ઓફ નોમિનીઝ તરીકે તેઓ હાજર થાય તે તારીખથી એક વર્ષ સુધી અથવા ૬૫ વર્ષની વય પૂર્ણ કરે ત્યાં સુધી અથવા રાજ્ય સરકારશ્રી ઈચ્છે ત્યાં સુધી (તે ત્રણ પૈકી જે વહેલું હોય ત્યાં સુધી) તેટલા સમયગાળા માટે પે માર્દનસ પેન્શનના ધોરણે કરાર આધારિત નિમણૂક આપવા માટે તેઓની સેવા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના હવાલે મૂકવામાં આવે છે. તેઓને ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૯૮ હેઠળની સત્તાઓ આપવા માટે રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરએ અધિકૃત કરવાના રહેશે.

અ.નં.	અધિકારીશ્રીનું નામ	જન્મ તારીખ	નિમણૂકની જગ્યા
૧	શ્રી જે.જી.વડોદરીયા	૩૧-૧૨-૧૯૫૯	નાયબ રજીસ્ટ્રાર અને સભ્યશ્રી બોર્ડ ઓફ નોમિનીઝ, અમદાવાદ (કોર્ટ નં. ૪)

#### બોલીઓ અને શરતો:-

ઉક્ત ફકરામાં દર્શાવેલ ન્યાયિક અધિકારીશ્રીને અપાયેલ નિમણૂકની બોલીઓ અને શરતો નાણા વિભાગના તા.૨૪-૦૬-૨૦૧૧ના ઠરાવ ક્રમાંક: પગર/૧૦૦૯/૫૮/પગાર એકમ/ચ, તા.૨૬/૦૩/૨૦૧૩ ના ઠરાવ ક્રમાંક: પગર/૧૦૨૦૧૨/૬૮/પગાર એકમ/પી, તા.૧૫/૦૭/૨૦૧૪ ના ઠરાવ ક્રમાંક: પગર/૧૦૨૦૧૪/ ૯૨/પગાર એકમ/પી, અને તા.૧૮/૧૦/૨૦૧૪ ના ઠરાવ ક્રમાંક: પગર/૧૦૨૦૧૪/૯૨/પગાર એકમ/પી થી નક્કી કર્યા મુજબની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**યોગેશ રાવલ,**

સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, MARCH 11, 2020/ PHLGUNA 21, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7<sup>th</sup> March, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No. GH/V/25 of 2020/AGN-102019-74-L.1 :-** In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013) the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Foreman, Class III, in the subordinate service of the Gujarat State Fire Prevention Service, under the Directorate of Gujarat State Fire Prevention Service, namely:-

1. These rules may be called the Foreman, Class III under the Directorate of Gujarat State Fire Prevention Service, Recruitment Rules, 2020.
2. Appointment to the post of Foreman, Class III in the subordinate service of the Gujarat State Fire Prevention Service, under the Directorate of State Fire Prevention Service, shall be made by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
  - (a) not be more than 33 years of age :

Provided that the upper age limit may be relaxed in favour of the candidates belonging to Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and in favour of Women candidate in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may be relaxed in favour of a candidate, who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

(b) (I) possess a Diploma in Automobile Engineering / Mechanical Engineering from Technical Examination Board or any of the Universities established or incorporated by or under the Central or a State Act in India or any other educational institutions recognised as such or declared to be a deemed as a University under section 3 of the University Grants Commission Act, 1956; or

(ii) possess a Certificate in Motor Driving Cum Mechanic / Diesel Mechanic / General Mechanic of Industrial Training Institute or any other Institutes recognised by the Government:

(c) possess the adequate knowledge of Gujarati or Hindi or both.

4. The provisions of rule 9A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection.
5. The candidate appointed by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government.
6. Where in respect of any matter regarding service conditions of the Foreman, Class III under the Directorate of Gujarat State Fire Prevention Service for which specific provision is not made either in the Gujarat Fire Prevention and Life Safety Measures Act, 2013 or in these rules, the following rules as amended from time to time which are applicable to the employees of the corresponding class of Government of Gujarat, shall, mutatis-mutandis, apply to the Foreman of the Gujarat State Fire Prevention Service, Class III, under the Directorate of Gujarat State Fire Prevention Service, whom these rules are applicable, namely :-
  - (a) the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
  - (b) the Gujarat Civil Services (Pay) Rules, 2002;
  - (c) the Gujarat Civil Services (Additions to Pay) Rules, 2002;
  - (d) the Gujarat Civil Services (General Conditions of Service) Rules, 2002;
  - (e) the Gujarat Civil Services (Travelling Allowance) Rules, 2002;
  - (f) the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002;
  - (g) the Gujarat Civil Services (Leave) Rules, 2002;
  - (h) the Gujarat Civil Services (Pension) Rules, 2002.

By order and in the name of the Governor of Gujarat,

**R. A. PRAJAPATI,**

Under Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, MARCH 12, 2020 / PHALGUNA 22, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> March, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/24/CPI/1409/1374/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, after Sr. No. 368 the following shall be inserted

Sr. No.	Name of the Unit	Village	District	Relaxation
368	M/S Isagro (Asia) Agrochemicals Pvt. Ltd.  (Consumer No : 39553)	Panoli	Bharuch	Unit shall be permitted to utilize <b>600 KVA</b> power on all staggered holiday <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

VOL. LXI ]

THURSDAY, MARCH 12, 2020 / PHALGUNA 22, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3<sup>rd</sup> March, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/25/CPI/1407/2002/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 310 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
310	M/S Bisazza India Pvt. Ltd.  (Consumer No : 19149)	Budasan	Mehasana	Unit shall be permitted to utilize <b>750 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, MARCH 12, 2020 / PHALGUNA 22, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6<sup>th</sup> March, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/26/CPI/1405/4899/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under: In Schedule-II, for Sr. No.- 154 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
154	M/S Torrent Pharmaceuticals Ltd.  (Consumer No : 19068)	Indrad	Mehasana	Unit shall be permitted to utilize <b>3000 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] FRIDAY, MARCH 13, 2020/PHALGUNA 23, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, Dated the 13<sup>th</sup> March, 2020

The Epidemic Disease Act, 1897

**No.GP/9/NCV/102020/SF-1/G:—** In exercise of the powers conferred under sections 2, 3 and 4 of the Epidemic Diseases Act, 1897, The Government of Gujarat hereby frames the following regulations regarding COVID - 19 (Corona Virus Disease, 2019).

1. (i) These regulations may be called the Gujarat Epidemic Diseases, COVID-19 Regulations, 2020.  
(ii) They shall come into force from the date of its publications in the official Gazette and shall remain in force for the period of one year from the date of its publication.
2. (i) "Epidemic Disease" means COVID-19 (Corona virus Disease, 2019).  
(ii) "Authorized Persons" means Commissioner Health, Family Welfare, Medical Services, Medical Education and Research at State level, Municipal Commissioners in the Corporation areas, District Collector in the districts and any other officers authorized by the Health and Family Welfare Department.  
(iii) "Designated laboratory" means a laboratory approved by the Commissioner, Health, Family Welfare, Medical Services, Medical Education and Research, Gujarat state.
3. All Government and private hospitals must have Flu corners for screening of suspected cases of COVID-19 (Corona Virus Disease, 2019).
4. (1) All Government and private hospitals during screening of such cases shall record the history of travel of the person if he has travelled to any country or area where COVID-19 has been reported. In addition the history of coming in contact with a suspected or confirmed case of COVID-19 shall be recorded:

Provided that in case the person has any such history in last 14 days and the person is asymptomatic then he must be kept in home quarantine for 14 days from the day of exposure.



Provided further that in case the person has any such history in last 14 days and he is symptomatic as per the case definition of COVID-19, he must be isolated in a hospital and will be tested for COVID- 19 as per protocol.

- (2) Information of all such cases should be given to office of Chief District Health Officer/Medical Officer of Health of the district/Municipal Corporation immediately.
5. To avoid spread of any rumor or unauthenticated information regarding COVID-19, no person/institution/organization will use any print or electronic media for information regarding COVID-19 without prior permission of the Health and Family welfare Department. In Case any person/institution/organization is found indulging in such activity, it will be treated as a punishable offence under these regulations.
6. Only designated laboratories are authorized to take or test samples for COVID-19 in the State of Gujarat. All such samples will be collected as per guidelines of Government of India and will be sent to designated laboratory by the District Nodal Officer of the Department of Health and Family Welfare of the concerned district.
7. Any person with a history of travel in last 14 days to a count or area from where COVID-19 has been reported, must report to nearest Government hospital or call at toll -free helpline number 104 so that necessary measures if required may be initiated by the Health and Family Welfare Department.
8. Any persons with a history of travel to a country or area from where COVID- 19 has been reported in last 14 days, but who does not have any symptoms of cough, fever, difficulty in breathing, should isolate themselves at home and cover their mouth and nose with a mask. Such persons must take precautions to avoid contact with any person including family members for 14 days from the date of arrival from such area.
9. Authorized Persons are authorized to admit a person and isolate him if required in case where he has a history of visit to an area where COVID-19 is endemic and is symptomatic.
10. If a person having suspected case of COVID- 19 refuses admission or isolation, the authorized persons will have power to forcefully admit, retain, keep and isolate him for a period of 14 days from the onset of symptoms or till the reports of laboratory tests are received, or such period as may be necessary.
11. If cases of COVID-19 are reported from a defined geographic area such as village, town city, ward, colony, settlement, the District Administration of the concerned district shall have the right to implement following containment measures, but not limited to these, in order to prevent further spread of the disease
  - (i) Sealing of the geographical area.
  - (ii) Barring entry and exit of population from the containment area.
  - (iii) Closure of schools, offices and banning public gatherings.
  - (iv) Banning vehicular movement in the area.
  - (v) Initiating active and passive surveillance of COVID-19 cases.
  - (vi) Hospital isolation of all suspected cases.
  - (vii) Designating any Government/Private building as containment unit for isolation of the cases.
  - (viii) Staff of all Government departments will be at disposal of District administration of the concerned area for discharging the duty of containment measures.
  - (ix) Any other measure as directed by Department of Health & Family Welfare.

12. District Disaster Management Committee headed by District Collector is authorized for planning strategy regarding containment measures for COVID-19 in their respective districts. The District Collector may co-opt more officers from different departments for District Disaster Management Committee for this activity under these regulations.
13. (i) Any person/institution/organization found violating any provision of these regulations shall be deemed to have committed an offence punishable under section 188 of Indian Penal Code (45 of 1860).
- (ii) The Commissioner of Health, Family Welfare, Medical Services, Medical Education and Research or District Collector of a district shall be a competent authority for initiating any proceeding under these regulations for its violations.
14. No suit or legal proceeding shall lie against any person for anything done or intended to be done in good faith under these regulations unless proved otherwise.

By order and in the name of Governor of Gujarat,

**DR. JAYANTI RAVI,**  
Principal Secretary to Government  
Health & Family welfare Department.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, MARCH 16, 2020 / PHALGUNA 20, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts**

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 14<sup>th</sup> March, 2020.

#### **GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.**

**No: GHM-2020-M-16-STP/112020/245/H.1:-** WHEREAS the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the Surat city as specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots or violence of mob;

NOW, THEREFORE, in exercise of the powers conferred by subsection (1) of section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,

(a) declares the areas as specified in column 3 of the schedule appended hereto bearing their respective ward Nos./ward name and sheet Nos. and city survey Nos./chalta Nos. and Revenue Survey Nos. as specified in column 4, column 5, column 6 and column 7 respectively of the said schedule falling within the jurisdiction of the respective Police Station of Surat city as specified in column 2 of the said schedule as the disturbed areas; and

(b) Specifies the substantial period up to 31<sup>st</sup> July, 2021 from the date of publication of this notification in the official Gazette, for the purposes of the aforesaid Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas shall during the aforesaid specified period be transferred except with the previous sanction of the Collector, Surat District.

**SCHEDULE**

Areas of Surat City and police Commtssionerate declared as Disturbed Areas

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
1	Limbayat	Madanpura		11	93 to 97	4/2+5/2, 4+5,3/1+2,4/5, 4,5/1 paiki
					98 to 101	
					100	
					300 to 303	
					304 to 306	
					307 to 311	
					312	
					313 to 321	
					322	
					323 to 327	
					328 to 329	
					330 to 335	
					336 to 340	
					341 to 347	
					348 to 349	
					350 to 357	
					358	
					978 to 1018	
					1083 to 1089	
				15	359 to 368	
					434 to 438	
					439 to 441	
					442	
					443 to 445	
					446 to 449	
					450 to 451	
					452	
					453	
					454	
					455 to 457	
					458 to 460	
					461 to 462	
					463	
					458	
					464 to 494	
					459	
				14	755 to 878	
					463	
					459 to 486	
					144	
					190	
					343	
					345 to 346	
					465	
					475 to 476	
					478	

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
				11	571	
					576	
					577 to 579	
				15	241 to 243	
					244 to 248	
					249	
					250 to 252	
					253 to 255	
					256 to 257	
					258 to 259	
					260 to 263	
					264 to 267	
					268 to 278	
					279	
					280 to 288	
					289	
					290	
					291 to 292	
					293 to 295	
					296	
					297 to 307	
					308	
					309 to 311	
					54	
				14	24 to 28	
					29 to 44	
					45 to 48	
					49 to 83	
					91 to 99	
					105 to 141	
					142 to 143	
					144 to 145	
					146 to 150	
					151 to 165	
					541 to 575	
					166 to 177	
					178 to 185	
					186 to 187	
					188 to 234	
					39 to 43	
2		Subhasnagar		11	495 to 496	49 paiki
					502	
					514	
					518	
					519	
					534	
					535	
					432 to 433	
					540	
					536	
					226 to 254	

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					256 to 299	
					369 to 458	
					5435455, 50,545	
					1090 to 1098	
					497 to 498	
					501	
					504	
					462 to 463,465	
					471 to 473	
					506	
					486 to 568	
					572 to 573	
					580	
					493	
				10	820 to 872	
				7	967 to 1017	
					353	
				6	525 to 597	
					208	
					37	
					48	
					56	
					58	
					65	
					84	
					119	
					130	
					139	
					154	
					162	
					188	
					205	
					235	
					237 to 256	
					650 to 651	
					19	
					72	
					199	
				11	476	
					478 to 479	
					585 to 619	
					558	
					484	
				10	546 to 556	
					1224	
					419 to 423	
					466 to 495	
					518 to 559	

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
				6	1 to 212	
					234 to 256	
				7	349 to 371	
				6	525 to 594	
				10	159 to 187	
					188 to 192	
					193 to 197	
					198 to 202	
					403 to 465	
3		AMBIKANAGAR		11	1019 to 1082	5/1,4+5,4+5/1 paiki
					574 to 575	
				14	879 to 888	
				10	893 to 1013	
					502	
					498 to 501	
					496 to 502	
					503 to 512	
					513 to 517	
					563 to 568	
4		MAHA PRABHUNAGAR		19	171 to 212	4/1, 6 paiki
					213 to 224	7 paiki
					225 to 305	
					306 to 341	8 paiki
				15	342 to 368	21/2 paiki
					369 to 371	4/1, 6 paiki
					372 to 386	
					387 to 443	
					350	21/2 PAIKI
					354 TO 356	
				19	342 TO 387	7 PAIKI
					388 TO 389	8 PAIKI
				14	673 TO 710	3/1+2 PAIKI
					902 TO 918	4/1+6 PAIKI
				15	161 TO 162	4/6 PAIKI
					163 TO 172	4/1, 6 PAIKI
					173	4/6 PAIKI
					174 TO 180	4/1, 6 PAIKI
					181	4/6 PAIKI
					182 TO 204	4/1, 6 PAIKI
					205 TO 206	4/6 PAIKI
					207 TO 210	4/1, 6 PAIKI
					211 to 213	4/6 PAIKI
					214 to 220	4/1, 6 PAIKI
					221 to 223	4/6 PAIKI
					224 to 240	4/1, 6 PAIKI
				14	87	4/1, 6 PAIKI
					8 TO 9	4/1, 6 PAIKI
					1 TO 23	4/1, 6 PAIKI
					84 TO 90	4/1, 6 PAIKI

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					100 TO 104	4/1, 6 PAIKI
					311 TO 313	4/1, 6 PAIKI
					314	7 PAIKI
					315 TO 345	3/1+2 PAIKI
					346	
					347 TO 350	4/1, 6 PAIKI
					351 TO 355	4/1, 6 PAIKI
					356 TO 379	4/1, 6 PAIKI
					387 TO 515	4/1, 6 PAIKI
					516 TO 517	4/1, 6 PAIKI
					518	3 PAIKI
					519	4/5 PAIKI
					520 TO 525	4/1, 6 PAIKI
					526 TO 530	4/1, 6 PAIKI
				13	1 TO 7	3/1+2 PAIKI
				15	909	21/2 PAIKI
					910 TO 911	4/1, 6 PAIKI
				18	190 TO 272	21/2 PAIKI
				19	1 TO 107	4/1, 6 PAIKI
					108 TO 109	6 PAIKI
					110 TO 170	4/1, 6 PAIKI
				23	184 TO 391	19+20/1 PAIKI
				26	286 TO 327	
				22	1 TO 272	9 PAIKI
					273 VTO 278	4/1, 6 PAIKI
					306 TO 345	7 PAIKI
					346 TO 370	8 PAIKI
					371 TO 384	10 PAIKI
				14	576 TO 599	7 PAIKI
					600 TO 672	3/1+2 PAIKI
				13	90 TO 318	
				20	167 TO 248	
				18	185, 247	21/2 PAIKI
				26	41 TO 285	19+20/1 PAIKI
				20	1 TO 17	8 PAIKI
					18 TO 33	3/1+2 PAIKI
					34 TO 166	8 PAIKI
				21	98 TO 169	
				23	181 TO 375	19+20/1 PAIKI
					176 TO 385	
					386 TO 391	
				21	61 TO 96	9 PAIKI
					1 TO 60	
				27	1	11/1 PAIKI
					2 TO 60	9 PAIKI
				28	1 TO 87	
				27	61 TO 66	
				26	47	19+ 20/1 PAIKI
					53 TO 54	
					56	



Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					58 TO 62	
					71	
					73 TO 75	
					77	
					83	
					85	
					89	
					92	
					95 TO 97	
					99	
					100	
					230	
					101	
					103 TO 109	
					117	
					124 TO 126	
					131	
					133 TO 137	
					139	
					145	
					147 TO 149	
					151 TO 158	
					160, 163	
					170 TO 171	
					173	
					177 TO 182	
					184,186	
					190 TO 194	
					197	
					201, 203	
					208	
					211	
					217	
					220	
					225 TO 226	
					228 TO 229	
					231 TO 232	
					236 TO 237	
					239	
					245	
					251 TO 253	
					256 TO 258	
					260	
					268	
					271	
					276 TO 281	
					296 TO 297	
					300 TO 305	
					309	
					313	
					315	

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					322 TO 325	
					327	
					407 TO 480	
5		RUSTAM PARK		15	332 TO 333	21/1 PAIKI
					334 TO 339	21/1, 22/1, 22/2 PAIKI
					340 TO 341	21/2 PAIKI
					334 TO 337	21/1, 22/1, 22/2 PAIKI
					339	21/1, 22/1, 22/2 PAIKI
				18	95	21/1, 22/1, 22/2 PAIKI
					96 TO 97	21/1 PAIKI
					98 TO 99	21/1, 22/1, 22/2 PAIKI
					100 TO 101	21/1 PAIKI
					102	21/1, 22/1, 22/2 PAIKI
					103 TO 104	21/1 PAIKI
					105	21/1, 22/1, 22/2 PAIKI
					106	21/1 PAIKI
					107 TO 112	21/1, 22/1, 22/2 PAIKI
					113	21/1 PAIKI
					114	21/1, 22/1, 22/2 PAIKI
					115 TO 116	21/1 PAIKI
					117 TO 119	22/2 PAIKI
					120 TO 121	21/1, 22/1, 22/2 PAIKI
					122 TO 125	22/2 PAIKI
					126	21/1, 22/1, 22/2 PAIKI
					127 TO 129	22/2 PAIKI
					130	21/1, 22/1, 22/2 PAIKI
					131 TO 133	22/2 PAIKI
					134 TO 136	21/1, 22/1, 22/2 PAIKI
					137	22/2 PAIKI
					139 TO 140	21/1, 22/1, 22/2 PAIKI
					141 TO 142	22/2 PAIKI
					143	21/1, 22/1, 22/2 PAIKI
					144 TO 148	22/2 PAIKI
					149 TO 150	21/1, 22/1, 22/2 PAIKI
					151 TO 152	22/2 PAIKI

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					153 TO 157	21/1, 22/1, 22/2 PAIKI
					158	22/2 PAIKI
					159 TO 160	21/1, 22/1, 22/2 PAIKI
					161 TO 162	22/2 PAIKI
					163 TO 164	21/1, 22/1, 22/2 PAIKI
					165	22/2 PAIKI
					166 TO 179	21/1, 22/1, 22/2 PAIKI
					180	22/2 PAIKI
					181 TO 182	21/1, 22/1, 22/2 PAIKI
					183 TO 189	22/2 PAIKI
					272	21/1, 22/1, 22/2 PAIKI
					273	20 PAIKI
					274	21 PAIKI, 22 PAIKI
					112 TO 113	21/1, 22/1, 22/2 PAIKI
					114	21/1, 22/1, 22/2 PAIKI
					177 TO 182	21/1, 22/1, 22/2 PAIKI
					187	21/1, 22/1, 22/2 PAIKI
				24	193 TO 197	21/1, 22/1, 22/2 PAIKI
				23	18 TO 139	21/1, 22/1, 22/2 PAIKI
					18 TO 49	21/1, 22/1, 22/2 PAIKI
					51 TO 54	22/1 PAIKI
					55 TO 64	21/1, 22/1, 22/2 PAIKI
					65 TO 67	22/1 PAIKI
					68 TO 135	21/1, 22/1, 22/2 PAIKI
					136 TO 140	22/1 PAIKI
6		AMBANAGAR		18	586 TO 588	20/2 PAIKI
				23	396 TO 713	
7		CHHTRAPATI-SHIVAJI NAGAR		7	1065 TO 1090	46 PAIKI
					450 TO 504	45/3 PAIKI
					505 TO 667	45/4 PAIKI
					303 TO 348	46 PAIKI
					372 TO 380	45/3 PAIKI
					414 TO 434	
				2	171 TO 178	
					179 TO 180	45 PAIKI

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					181 TO 184	45/3 PAIKI
					185 TO 194	45 PAIKI
					273 TO 393	45/3 PAIKI
					304 TO 389	45/6 PAIKI
					390 TO 415	45/4 PAIKI
					416 TO 420	45/6 PAIKI
					421 TO 438	46 PAIKI
					1,4,5	45 PAIKI
					2	45/3 PAIKI
					6	45/2 PAIKI
					15 TO 21	45 PAIKI
					22 TO 27	45/3 PAIKI
					28 TO 49	45 PAIKI
					32	45/5 PAIKI
					50 TO 59	45/6 PAIKI
					60 TO 64	45 PAIKI
					65 TO 148	45/6 PAIKI
					149 TO 150	45 PAIKI
					151 TO 154	46 PAIKI
					159 TO 164	45/2 PAIKI
					165 TO 169	45/3 PAIKI
					170	45 PAIKI
8		SARADAR-NAGAR		23	1 TO 17	23 PAIKI
					141 TO 180	
				25	273 TO 321	
				26	332 TO 431	
				23	714 TO 965	
9		MADINA-MASJID, MADINA CHOK		7	1 TO 100	42 PAIKI
					396 TO 403	
				10	262 TO 310	
					573 TO 580	
					590 TO 616	44/1 PAIKI
					746 TO 769	42 PAIKI
10		GANDHI-CHOK		10	11 TO 25	40 PAIKI
					226 TO 240	
					770 TO 819	
				9	529 TO 553	
11		SHAH-PURA		10	6 TO 10	39 PAIKI
					34 TO 86	
					207 TO 215	
					1014 TO 1090	
				7	881 TO 885	44/1
12		KHAN-PURA		7	64 TO 77	44/2 PAIKI
					101 TO 156	
					166 TO 252	
					274 TO 302	
					746 TO 860	
					846 TO 915	44/1 PAIKI

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
					946 TO 966	
				10	87 TO 95	
					106 TO 109	
13		RAJIV NAGAR		-	-	47 PAIKI
14		RATANJINAGAR		-	-	17 PAIKI
15		SUGURANAGAR		-	-	24+25 PAIKI
16		RAIL RAHAT COLONY		-	-	32 PAIKI
17		KANTI NAGAR		65	1 TO 95	73
18		GOVIND NAGAR		63	1 TO 205	74, 83
				64	1 TO 211	
19		BHAVNA NAGAR		62	1 TO 290	84
20		ICHANA BA SOC.		59	1 TO 137	85 PAIKI, 86
21		BUDDHA SOC		58	1 TO 12	90/92
22		JALALARAM SOC. NAVA NAGAR		55	1 TO 288	91
				55-A	1 TO 31	
23		SAMBHAJI CHOK		54-A	1 TO 18	96-B
24		SAI BABA SOC, ROOP NAGAR, BHARVAD FALIYU, UDHANA RAILWAY YAD ZUPARPATI		54	1 TO 73 AND 221 TO 443	89, 97
25		VINOBANAGAR		-	-	246,248
		SHAMBHAJI CHOK				249
		NAVANAGAR, SAINATH NAGAR, JAVA HAR NAGAR		-	-	246
26		GHANDHI ESTATE	ANJANA	159	206	11
27		BHARAT NAGAR RESIDENCIAL COMPLAX		179	172	17
28		BHARAT NAGAR		184	173	18
29		BHARAT NAGAR TRANSPORT, UMARVADA MUNL DEPO		184	174	19
30		KEVAL KRUPA ESTATE		171	175,176	20

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
31		SHIV SANKAR SOCIETY		172	178	21
32		SATYAM SHIVAM SUNDERAM		179	183	22
33		NAVAKETAN PARK CO.O.SOCIETY		177	190	23
34		L.N. PARK		177	191	24
35		RANCHOD NAGAR SOCIETY		177	191,192	24, 25
36		SHIV SHKATI SOCIETY		174	193	26
37		SHIV TOWNSHIP		174	194	27./3
38		AMAN NAGAR VIBHAG-1		157	197, 198	28, 30
39		M.B. NAGAR SOCIETY CO.O. SOCIETY		158	200	29./1
40		RAMESHVAR NAGAR		157	199	29./2
41		PUSHPA NAGAR SOCIETY VIBHAG-2		158	201	31
42		PUSHPA NAGAR SOCIETY VIBHAG-1		173	202	32
43		NEW RAMADEV CO. SOCIETY		172	203	33
44		RAMDEV NAGAR		172	203	33
45		SHIVANI PARK		158	204	34
46		NASARAVANAJI SOCIETY		172	205	35
47		SHIV SHAMBHU NAGAR CO.O.SOCIETY		159	207, 208	36
48		JARI KASAB GRUH UDYOG KAMDAR SAHAKARI MADALI VIBHAG-2,3		171	175	37
49		SAINATH SOCIETY		153	209	37
50		YOGESHVAR APARTMENT		153	209	37
51		KRUNAL ESTATE SOCIETY-5		159	211	39
52		KUNAL ESTATE		160	212	40

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
53		JARI KASAB BHATHENA 2		152	214	41
54		GAJANAND INDUSTRIAL ESTATE		161	220	42, 43, 44
55		UMIYA NAGAR		161	219	47
56		NASARAVANAJI		160	222	51
57		KRISHNA PARK		171	224	52./2
58		GOGA PALACE		171	224	52./2
59		KEVAL KRUPA SOCIETY		170	225	53
60		RSC LOGISTICS PRIVATE LIMITED, RADHA SOAMI TEXTILES		185	229	54
61		MILIINIUM MARKET 2		185	230	55
62		RK TRANSPORT COMPANY		192	231	56
63		RAGHUKUL MARKET		192	232	57
64	Rander	new salimabad society	Rander	C Tiko 1 Sheet No.1	22	83
65	Rander	sanjaynagar row house	Rander	C Tiko 1 Sheet No.1	23, 24/A, 24/B/1 TO 27/B/41, 24/C	84
66	Rander	narayannagar + narayanbag	Rander	C Tiko 1 Sheet No.1	25,26	85/A, 85/B
67	Rander	greenpark society	Rander	C Tiko 1 Sheet No.1	31	86
68	Rander	verity victoriya + Cross World + Vinod Honda	Rander	C Tiko 1 Sheet No.1	30	87
69	Rander	Gulistan Nagra	Rander	C Tiko 1 Sheet No.1	27	88
70	Rander	Prince Park + Ambavadi + SMC Quarter	Rander	C Tiko 1 Sheet No.1	28	89/A
71	Rander	Prince Park Society and Near by Area	Rander	C Tiko 1 Sheet No.1	29	89/B
72	Rander	City Homes Project + Suncity Residency	Rander	C Tiko 1 Sheet No.1	32	90
73	Rander	nearby area Bhanki Stadium	Rander	C Tiko 1 Sheet No.1	33	91

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
74	Rander	Taj Society	Rander	C Tiko 1 Sheet No.1	49	92
75	Rander	Taj Society	Rander	C Tiko 1 Sheet No.1	45	93
76	Rander	Sarita Society Part-1	Rander	C Tiko 1 Sheet No.1	34	94
77	Rander	Sarita Society Part-2	Rander	C Tiko 1 Sheet No.1	35	95
78	Rander	Sarita Society Part-1 and near by area	Rander	C Tiko 1 Sheet No.1	44	96
79	Rander	Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	18	32/A
80	Rander	Near Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	21	32/B
81	Rander	Near Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	16	31/A
82	Rander	Bharucha Nagar Society	Rander	C Tiko 1 Sheet No.1	17	31/B
83	Rander	Near Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	11	26
84	Rander	Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	12	27
85	Rander	Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	13	28
86	Rander	Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	14	29
87	Rander	Hanuman Tekari	Rander	C Tiko 1 Sheet No.1	15	30
88	Rander	Gandhi Vasahat + Nagar prathmik ShaSa No.159	Rander	C Tiko 1 Sheet No.1	1	22/A
89	Rander	Gandhi Vasahat	Rander	C Tiko 1 Sheet No.1	2	22/B
90	Rander	Bharucha Nagar Society and near by Area	Rander	C Tiko 1 Sheet No.1	3	24



Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
91	Rander	Bharucha Nagar Society + Near by Area	Rander	C Tiko 1 Sheet No.1	10/1 TO 10/8	25
92	Rander	Vinod Honda	Rander	C Tiko 1 Sheet No.1	44	96
93	Rander	Ramkrishna Society	Rander	C Tiko 1 Sheet No.1	48/B/1 TO 48/B/62	20+106
94	Rander	Near SMC Pumping Station	Rander	C Tiko 1 Sheet No.1	50/A,B	21
95	Rander	Near SMC Primary School Area	Rander	C Tiko 1 Sheet No.1	51	23
96	Rander	Botawala Hostel	Rander	C Tiko 1 Sheet No.1	52	19
97	Rander	Sarkari Kharabo Dubarvalo	Rander	C Tiko 1 Sheet No.1	54	378/A
98	Rander	Sarkari Kharabo Dubarvalo	Rander	C Tiko 1 Sheet No.1	55	378/B
99	Rander	Sarkari Kharabo Dubarvalo	Rander	CTiko 1 Sheet No.1	56	378/C
100	Rander	Botawala Hostel	Rander	B Tiko-1 and Ct 1, sheet 2	1	18
101	Rander	Botawala Hostel	Rander	B Tiko-1 and Ct 1, sheet 2	3	16/A
102	Rander	Botawala Hostel	Rander	B Tiko-1 and Ct 1, sheet 2	4	16/B
103	Rander	Jimkhana Road	Rander	B Tiko-1 and Ct 1, sheet 2	5	10
104	Rander	Morarji Nagar+ Jahangirpura Police Station Near By Area	Rander	B Tiko-1 and Ct 1, sheet 2	6	11
105	Rander	Shardanagar Niyati Colony SMC	Rander	B Tiko-1 and Ct 1, sheet 2	7,8,9	12/A, 12/B, 12/C
106	Rander	Dattatreya Society Central Area of Kabrastan	Rander	B Tiko-1 and Ct 1, sheet 2	19	122
107	Rander	Khandakuva Street	Rander	B Tiko-1 and Ct 1, sheet 2	24	4

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
108	Rander	Khandakuva Street	Rander	B Tiko-1 and Ct 1, sheet 2	25	3
109	Rander	Rander Islam Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	26	2
110	Rander	Rang Avdhut Society	Rander	B Tiko-1 and Ct 1, sheet 2	27	201
111	Rander	Rang Avdhut Society	Rander	B Tiko-1 and Ct 1, sheet 2	28	200
112	Rander	Rang Avdhut Society	Rander	B Tiko-1 and Ct 1, sheet 2	29	199
113	Rander	Rander Islam Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	31	203
114	Rander	Rang Avdhut Society	Rander	B Tiko-1 and Ct 1, sheet 2	32	204
115	Rander	Rang Avdhut Society	Rander	B Tiko-1 and Ct 1, sheet 2	33	205
116	Rander	Elite Heights Near MMP	Rander	B Tiko-1 and Ct 1, sheet 2	34/A	206/A/1
117	Rander	Elite Heights Near MMP	Rander	B Tiko-1 and Ct 1, sheet 2	35/A	206/B/1
118	Rander	near Rander Bus Stand Khodiyar Nagar	Rander	B Tiko-1 and Ct 1, sheet 2	36	211/A
119	Rander	near Rander Bus Stand Khodiyar Nagar	Rander	B Tiko-1 and Ct 1, sheet 2	37	212/C
120	Rander	Masjide Nuraniya Aryasamaj Road	Rander	B Tiko-1 and Ct 1, sheet 2	38	370
121	Rander	Opp. Rander Health Center	Rander	B Tiko-1 and Ct 1, sheet 2	40	210
122	Rander	Opp. Rander Health Center	Rander	B Tiko-1 and Ct 1, sheet 2	41	209/A
123	Rander	Elite Heights Near MMP	Rander	B Tiko-1 and Ct 1, sheet 2	34/A	206/A/2
124	Rander	Elite Heights Near MMP	Rander	B Tiko-1 and Ct 1, sheet 2	35/B	206/B/2

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
125	Rander	Opp. Rander Health Center	Rander	B Tiko-1 and Ct 1, sheet 2	42	209/B
126	Rander	Near Rander Islam Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	43	208
127	Rander	Rander Islam Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	45	207/A
128	Rander	Rander Islam Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	44	207/B
129	Rander	Rander Islam Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	46	207/c
130	Rander	Near by Area of Rander Islamik Jimkhana	Rander	B Tiko-1 and Ct 1, sheet 2	47	1/A
131	Rander	Bharucha Appartment	Rander	B Tiko-1 and Ct 1, sheet 2	51	6
132	Rander	Near Bharucha Appartment	Rander	B Tiko-1 and Ct 1, sheet 2	52	7
133	Rander	Near Bharucha Appartment	Rander	B Tiko-1 and Ct 1, sheet 2	53	8
134	Rander	Opp. Chunarvad Masjid	Rander	B Tiko-1 and Ct 1, sheet 2	54	9/A
135	Rander	Balapur Sardar Vallabhbhai Road	Rander	B Tiko-1 and Ct 1, sheet 2	60	211/B
136	Rander	Balapur Sardar Vallabhbhai Road	Rander	B T-1 Sheet No.3	1	212/B
137	Rander	Balapur Sardar Vallabhbhai Road	Rander	B T-1 Sheet No.3	2	213
138	Rander	Pipardiwala School	Rander	B T-1 Sheet No.3	3	216/A
139	Rander	Pipardiwala School	Rander	B T-1 Sheet No.3	4	216/B
140	Rander	Opposite area of School	Rander	B T-1 Sheet No.3	5	215
141	Rander	Balapur	Rander	B T-1 Sheet No.3	9	214

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
142	Rander	Balapur	Rander	B T-1 Sheet No.3	10	212
143	Rander	Balapur	Rander	B T-1 Sheet No.4	1	369
144	Rander	Balapur	Rander	B T-1 Sheet No.4	2	368
145	Rander	Near Rahematnagar	Rander	B T-1 Sheet No.4	3	367
146	Rander	Near Sultaniya Jimkhana	Rander	B T-1 Sheet No.4	4	366
147	Rander	Near Sultaniya Jimkhana	Rander	B T-1 Sheet No.4	5	365
148	Rander	Near by Area of Causeway	Rander	B T-1 Sheet No.4	6/A	376/A
149	Rander	Near by Area of Causeway	Rander	B T-1 Sheet No.4	6/B	376/B
150	Rander	Sultaniya Masjid	Rander	B T-1 Sheet No.4	7	364
151	Rander	Near Sultaniya Masjid	Rander	B T-1 Sheet No.4	8	363
152	Rander	Near Sultaniya Masjid	Rander	B T-1 Sheet No.4	9	362
153	Rander	Near Sultaniya Masjid	Rander	B T-1 Sheet No.4	10	361
154	Rander	Near Sultaniya Masjid	Rander	B T-1 Sheet No.4	11	360
155	Rander	near pala	Rander	B T-1 Sheet No.4	12	349/A
156	Rander	near pala	Rander	B T-1 Sheet No.4	13	349/B
157	Rander	near pala	Rander	B T-1 Sheet No.4	14	349/C
158	Rander	near pala	Rander	B T-1 Sheet No.4	15	349/D

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
159	Rander	near pala	Rander	B T-1 Sheet No.4	16	349/A/1
160	Rander	near pala	Rander	B T-1 Sheet No.4	17	349/A/2
161	Rander	Hanuman Tekari	Rander	C T-1 Sheet No.1	12	27/1 TO 27/30
162	Rander	Khandakuva Street	Rander	C T-1 Sheet No.1	5/A/50/1 TO 5/A/50/59	5/A
163	Rander	Masjide Nuraniya Aryasamaj Road	Rander	B Tiko-1 and Sheet No.1,2	39	371
164	Rander	Shailesh.ha.soc	Rander	18	211 to 258	178 paikce
165	Rander	Mahavir society	Rander	20	229 to 275	183 paikce
166	Rander	panchvati society	Rander	20	136 to 180	183 paikce
167	Rander	near by Panchvati society	Rander	20	341	183 paikce
168	Rander	roopaali tokies (swami atmanand society)	Rander	20	181 to 211	183 paikce
169	Rander	rang avadhut soc v-3	Rander	28	41 to 62	194,195,196 paikce
170	Rander	rang avadhut soc krutika apt. b-1	Rander	28	226 to 283	194,195,196 paikce
171	Rander	rang avadhut soc v-3	Rander	31	1 to 35	194 paikce,195,196
172	Rander	krutika apt. b-1	Rander	28	226i to 231i to 249iii	194,195,196 paikce
173	Rander	rang avadhut soc v-3	Rander	28	289 to 291	194,195,196 paikce
174	Rander	rang avadhut soc	Rander	30	1 to 171	198,199, 200, 204, 205
175	Rander	rang avadhut soc v-2	Rander	33	33 to 72	198, 199, 200, 204, 205
176	Rander	pakiza co.ha.soc	Rander	27	57 to 94	217 paikce
177	Rander	shree pakiza soc	Rander	28	171 to 190	217 paikce
178	Rander	Aavkar soc	Rander	28	191 to 225	217 paikce
179	Rander	Shankar nagar ha.soc	Rander	18	71 to 76	218 paikce
180	Rander	Aavkar soc	Rander	28	137 to 158	218 paikce
181	Rander	gomati nagar	Rander	28	159 to 170	218 paikce
182	Rander	gomati nagar society	Rander	28	164A/11	218 paikce
183	Rander	Shankar nagar ha.soc	Rander	21	1 to 140	218,221,222, 224 to 226
184	Rander	Shankar nagar ha.soc	Rander	18	110 to 210	218,221,222,2 24 to 226
185	Rander	Shankar nagar ha.soc	Rander	21	358 to 366	218,221,222,2 24 to 226

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
186	Rander	kirti nagar co.op.ha.soc.ltd	Rander	21	276 to 345	219 paikee
187	Rander	kirti nagar co.op.ha.soc	Rander	28	63 to 136, 68 plot no.-10,98 plot 29	219 paikee
188	Rander	shree rang avadhut co.op.ha.soc rander	Rander	21	141 to 275	220 paikee
189	Rander	Shankar nagar flat	Rander	21	40 i to 364 i	220 paikee
190	Rander	near by shankarnagar soc.	Rander	17	54 to 63	223 paikee
191	Rander	Shankarnagar. ha.soc	Rander	17	64 to 95	224 paikee
192	Rander	Shankarnagar. ha.soc	Rander	22	1 to 80	224 paikee
193	Rander	mahalaxmi .ha.soc	Rander	18	31 to 70	227 paikee
194	Rander	kalpana shopping center	Rander	11	99 to 104 i	228 paikee
195	Rander	kalpana co.op.ha.soc	Rander	18	1 to 5, 8 to 30	228 paikee
196	Rander	kalpana society	Rander	17	3	228 paikee
197	Rander	shilpee society	Rander	17	4 to 53	228 paikee
198	Rander	kalpana shopping center	Rander	18	259 to 269	228 paikee
199	Rander	jay jalaram co.ha.soc.ltd	Rander	17	140	232 paikee
200	Rander	jay jalaram co.ha.soc.ltd	Rander	18	6,7	232 paikee
201	Rander	jay jalaram co.ha.soc.ltd	Rander	17	1 to 2	232 paikee
202	Rander	jay jalaram co.ha.soc.ltd	Rander	18	270 to 272	232 paikee
203	Rander	jay jalaram co.ha.soc.ltd	Rander	12	303 i	232 paikee
204	Rander	jay jalaram co.ha.soc.ltd	Rander	12	298 to 300	232 paikee
205	Rander	jay jalaram co.ha.soc.ltd	Rander	11	74 to 98	232 paikee
206	Rander	paribrahma.ha. soc.ltd	Rander	12	178 to 221, 272 to 283, 308 to 312	234 paikee
207	Rander	simanagar .ha.soc.ltd	Rander	12	222 to 271, 284 to 285	235 paikee
208	Rander	pragati.co.op.ha .soc.ltd	Rander	9	46 to 55	236 paikee
209	Rander	pragati.co.op.ha .soc.ltd	Rander	9	160	236 paikee
210	Rander	simanagar	Rander	9	79 to 108	236, 235
211	Rander	shivam bungalows, dharmvilla bungalow	Rander	9	56 to 78	237 paikee
212	Rander	prerna nagar.co.op.ha. soc	Rander	5	1 to 30	245 paikee

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
213	Rander	prerna nagar.co.op.ha. soc	Rander	6	1 to 22	245 paikee
214	Rander	neeta ha.soc, shop no. 4 to 6	Rander	8	163 to 168	245 paikee
215	Rander	prerna nagar.co.op.ha. soc	Rander	8	22 to 158	245 paikee
216	Rander	neeta ha.soc	Rander	8	1 to 21	245 paikee
217	Rander	neeta ha.soc	Rander	8	101 to 116, 160	245 paikee
218	Rander	neeta.co.op.ha. soc.ltd	Rander	9	1 to 45	245 paikee
219	Rander	mazada chambers	Rander	9	135 to 159	245 paikee
220	Rander	mazada tower	Rander	9	163 to 196	245 paikee
221	Rander	neeta.co.op.ha. soc.ltd	Rander	9	197 to 200	245 paikee
222	Rander	mazada chambers	Rander	12	334	245 paikee
223	Rander	mazada complex	Rander	9	135i to 187ii, 189i to 220ii, 202 to 223	245 paikee
224	Rander	mazada complex	Rander	11	334 and 334 iii	245 paikee
225	Rander	leela vihar	Rander	9	109 to 134	246
226	Rander	leela vihar soc.ha.soc	Rander	8	28 to 76, 155	246 paikee
227	Rander	leela vihar society	Rander	12	313 to 325	246 paikee
228	Rander	poorshottam park 1,2	Rander	13	88 to 115+116	247 paikee
229	Rander	anand park	Rander	12	330 to 332, 368 to 390	248 paik
230	Rander	sai ashish society	Rander	12	329, 335 to 363	249 paikee
231	Rander	abhishek co.op.ha.soc.ra nder	Rander	12	1 to 36, 333, 364 to 367	250
232	Rander	kishor dahya patel	Rander	12	33	250 paikee
233	Rander	shivomnagar ha.soc. rander	Rander	12	37 to 177	251 paikee
234	Rander	shivomnagar ha.soc.rander	Rander	17	96 to 125, 132 to 139	251 paikee
235	Rander	raviomnagar	Rander	12	326 to 328	251 paikee
236	Rander	hareehar society	Rander	13	69 to 87	253 paikee
237	Rander	hareehar society	Rander	16	56 to 63	253 paikee
238	Rander	ami.co.op.ha.soc	Rander	16	1 to 55	258 paikee
239	Rander	ami row house	Rander	23	121 to 147	258 paikee
240	Rander	ami society	Rander	22	82 to 99	258 paikee
241	Rander	meroolaxmi co.op.ha.soc.ltd	Rander	23	1 to 120	259 paikee, 276 paikee
242	Rander	gamtal gomatinagar co.op.ha.soc.ltd	Rander	27	1 to 56	264 paikee, 218 paikee
243	Rander	gamtal	Rander	26	1 to 47	266 paikee, 247 paikee

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
244	Rander	nemanath nagar co.op.ha.soc.ltd	Rander	15	1 to 26	280 paikee
245	Rander	sindhi society, sukhagar	Rander	8	117 to 154 (cancel), 172 to 179	284 paikee
246	Rander	ekta apt + vikram palace	Rander	8	180 to 186/2 ii	284 paikee
247	Rander	parasmani apt. (flat) (nagin surati)	Rander	8	169 to 170 D 4 iv, 77 to 100	285
248	Rander	lilavihar co.op.ha.soc.ltd	Rander	13	1 to 68	285 paikee
249	Rander	kruShanmorari ha.soc.v-2	Rander	8	171	285 paikee
250	Rander	sangita park soc. v-B	Rander	17	187 to 237	286 paikee
251	Rander	Nearby sai darshan society	Rander	7	1 to 29	289 paikee, 288 paikee, 290 paikee, 337 paikee, 335 paikee, 336 paikee, 294 paikee
252	Rander	sai darshan society	Rander	7	50 to 97	290 paikee
253	Rander	sai darshan society	Rander	15	98 to 103	290 paikee
254	Rander	amardham society	Rander	50	58 to 69	291
255	Rander	amardham society	Rander	7	30 to 49	291 paikee
256	Rander	gopaleshvar society	Rander	6	25 to 31	291 paikee
257	Rander	gamtal	Rander	50	1 to 3	292,293,295 paikee
258	Rander	gopaleshvar society	Rander	50	4 to 57, 70 to 74	291 paikee
259	Rander	mangalam row house	Rander	50	75 to 113, 114 to 124 plot	293 paikee
260	Rander	Near pala	Rander	53	1 to 68	296 paikee
261	Rander	Near pala	Rander	58	1 to 17	299 paikee
262	Rander	nishant co.op.ha.soc rander	Rander	55	1 to 28, 25i to 285 ii	308 paikee
263	Rander	nishant co.op.ha.soc rander	Rander	56	1 to 32	308 paikee
264	Rander	nishant co.op.ha.soc rander	Rander	57	1 to 95	308 paikee
265	Rander	nishant co.op.ha.soc rander (flats)	Rander	54	1 to 72	308 paikee
266	Rander	gaytri group ha.soc	Rander	56	33 to 68	315 paikee
267	Rander	government (road paikee)	Rander	57/a	1 to 45	316 paikee
268	Rander	subhashnagar slums	Rander	60	1 to 447	317 paikee
269	Rander	Near pala	Rander	52	1 to 32	326 paikee
270	Rander	Near pala	Rander	59	1 to 6	329 paikee



Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
271	Rander	Near Causeway Road	Rander	51	1 to 18	340, 341 paikee
272	Rander	Near Causeway Road	Rander	14	1 to 34	354 paikee, 353 paikee, 338 paikee
273	Rander	Near Causeway Road	Rander	24	1 to 15	359 paikee
274	Rander	Near Causeway Road	Rander	25	1 to 7	371 paikee, 357 paikee
275	Rander	Bejanwala	Adajan-1	3	39 TO 96, 200	420 paikee
276	Rander	Bejanwala	Adajan-1	3	251	420 paikee, 425,426 paikee
277	Rander	Bejanwala	Adajan-1	3	252	420 paikee, 425,426 paikee
278	Rander	Bejanwala complex	Adajan-1	3	253 TO 333 V	420 paikee, 425,426 paikee
279	Rander	Bejanwala complex	Adajan-1	11	190 to 201	420 paikee
280	Rander	Bejanwala complex and near area	Adajan-1	3	334 v to 342 vii	425+427
281	Rander	Bejanwala complex and near area	Adajan-1	4	84 to 87, 98 to 102	425,428
282	Rander	Radhe apprtment (behind gopaleshwer society)	Adajan-1	4	88 to 97	426
283	Rander	Radhe appartment (behind gopaleshwer society)	Adajan-1	10	131 to 134, 137 to 139, 137 +138/1	426
284	Rander	silver complex (behind satyam apartment)	Adajan-1	3	228/2 to 228/3, 201 to 227, 208/1 to 239	423 paikee
285	Rander	N.D.park (behind satyam apartment)	Adajan-1	3	229/1 to 236/4	423 ,424
286	Rander	anand nidhi apartment. (be hind satyam apartment)	Adajan-1	3	245 to 250/b	423 ,424
287	Rander	bejanwala complex (behind satyam apartment)	Adajan-1	3	347 to 368	423, 424
288	Rander	sai deep society, (near gopaleshwer society)	Adajan-1	2	1,4,5,6,7 ,8,9	427 paikee, 428 paikee
289	Rander	sai deep society(dharmraj)	Adajan-1	4	79 to 83	427 paikee
290	Rander	beside kotiyark nagar (near gopaleshwer society)	Adajan-1	4	54, 62	428 paikee

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
291	Rander	sai deep society, (near kotiyark nagar)	Adajan-1	2	1 to 4	429 paikce
292	Rander	sai deep society, (dharmaraj) (near kotiyarknagar)	Adajan-1	4	50,51,55,56	429 paikce
293	Rander	satyam appartment	Adajan-1	3	5 to 9	430 paikce
294	Rander	satyam shopping centre	Adajan-1	3	6/1 to 9/2 paikce	430 paikce
295	Rander	open plot	Adajan-1	4	57	430 paikce
296	Rander	morarnagar	Adajan-1	8	113 to 118	431 paikce
297	Rander	satyam appartment	Adajan-1	4	36 to 49 ,59	432 paikce
298	Rander	maharshi complex	Adajan-1	4	60, 61	432 paikce
299	Rander	chitrkut society (near mahrshi complex)	Adajan-1	4	52,156 to 198 iii	433 paikce
300	Rander	chitrkut society + kotiyark nagar	Adajan-1	4	53	435 paikce
301	Rander	morar nagar	Adajan-1	5	17	436 paikce
302	Rander	morar nagar	Adajan-1	5	12 to 16,18 to 20	437 paikce
303	Rander	morarnagar	Adajan-1	8	24 to 111, 121 to 140 306, 307	437 paikce
304	Rander	rushabh tower	Adajan-1	8	120	438 paikce
305	Rander	kotiyark nagar	Adajan-1	4	1 to 68	439+440+441+ 442 +443 paikce
306	Rander	kotiyark nagar	Adajan-1	4	1 to 11	439 paikce
307	Rander	kotiyark nagar	Adajan-1	8	1 to 12, 119	439 paikce
308	Rander	morar nagar	Adajan-1	8	141 to 156, 13 to 17	444 paikce
309	Rander	parshwnath co.oprative housing society (parshwadarshan complex)(opposite navyug collage)	Adajan-1	7	223/1 to 228/iii, 232 to 252, 229iii floor to 231 viii	448 paikce
310	Rander	jivanvihar	Adajan-1	6	1 to 10	449 paikce
311	Rander	jivanvihar	Adajan-1	7	174 to 181	449 paikce
312	Rander	jivanvihar	Adajan-1	8	18 to 20, 112	449 paikce
313	Rander	jivanvihar	Adajan-1	12	1 to 14	449 paikce
314	Rander	pathik row house	Adajan-1	12	29,30	450 paikce
315	Rander	suryakruti appartment	Adajan-1	12	277	451 paikce
316	Rander	suryakruti society	Adajan-1	12	278 ઈ 284/ii	451 paikce
317	Rander	diwalibag society	Adajan-1	8	157 to 272	452,453 paikce
318	Rander	arbaz tower	Adajan-1	13	229+230 to 238/i	455,457,459 paikce

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
319	Rander	ashish co.o.housing society	Adajan-1	21	96 to un readable, 11 to 20	460 paikee
320	Rander	patel nagar	Adajan-1	18	1 to 5,13 to 17	461
321	Rander	patel nagar	Adajan-1	18	6 to 12	461
322	Rander	tirupati society (near gandhinagar shopping centre)	Adajan-1	10	78 to 85	463 paikee
323	Rander	raman chambers	Adajan-1	18	88	463 paikee
324	Rander	gandinagar industrial co.ho.society	Adajan-1	18	90 to 135	463 paikee
325	Rander	dhanmora complex	Adajan-1	18	153, 163 to 200+201+205 I	463 paikee
326	Rander	Near Adajan bus stand	Adajan-1	-	-	550 paikee
327	Rander	Near Adajan bus stand	Adajan-1	-	-	550 paikee
328	Rander	dena tower	Adajan-1	17	84+83+90+ 93+95+ 93 ઇ 94/tarres	551 paikee
329	Rander	firdosh tower co.op.housing society limited	Adajan-1	17	98 to 108 109 ઇ 120+138+1 39+140	551 paikee
330	Rander	fazal tower	Adajan-1	18	136 to 152	551 paikee
331	Rander	dhanmora complex	Adajan-1	18	153	551 paikee
332	Rander	new era high school	Adajan-1	18	154	551 paikee
333	Rander	fazal shopping center	Adajan-1	25	44,45 ug1 to 200	551 paikee
334	Rander	tower Bridge apartment	Adajan-1	25	148 paikee, 151 paikee, 143 to 202 paikee	551 paikee
335	Rander	shilpraj building	Adajan-1	14	66/iii to 57/I, 51/B ઇ 151/i	552 paikee
336	Rander	mahammadi complex	Adajan-1	17	141 B to 151 I, 152i to 160	552 paikee
337	Rander	Tapan appartment+ near adajan bus stand area	Adajan-1	17	161 to 189 B	705 paikee
338	Rander	Near SMC community hall	Adajan-1	5	-	454
339	Rander	near satyam appartment area	Adajan-1	7	6 TO 13, 131	416
340	Rander	divykunj co.op.housing society	Adajan-1	7	95 to 101 ,111 to 113	446 paikee

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
341	Rander	near divy kunj co.op.housing society	Adajan-1	7	125 to 129	447
342	Rander	near divy kunj co.op.housing society	Adajan-1	7	120 to 124	445
343	Rander		Adajan-1	4	54	434
344	Rander	gayatree society Adajan patiya	Adajan-1	13	1 to 34	456
345	Rander	gayatree society Adajan patiya	Adajan-1	14	1 to 19	456
346	Rander	near gandhinagar industrial co.op.housing society	Adajan-1	18	20 to 87	462
347	Rander	near adajan bus stand	Adajan-1	17	57	555
348	Rander	near arbaz tower	Adajan-1	13	58	458
349	Rander	near Adajan bus stand	Adajan-1	12	59 to 64	549
350	Rander	near adajan bus stand	Adajan-1	17	40	553
351	Rander	opp suryapur society	Adajan-1	-	-	472
352	Rander	sangini magnus	Adajan-1	-	-	504
353	Rander	ghanshyam society	Adajan-1	-	-	474
354	Rander	near ghanshyam society	Adajan-1	-	-	475
355	Rander	near ghanshyam society	Adajan-1	-	-	473
356	Rander	Near adajan bus stop (riverfront area)	Adajan-1	-	-	557
357	Rander	Near adajan bus stop (riverfront area)	Adajan-1	-	-	564
358	Rander	near kotiyark nagar society area	Adajan-1	-	-	434
359	Rander	Near adajan bus stop (riverfront area)	Adajan-1	-	-	558
360	Rander	near river front area	Adajan-1	-	-	560+561
361	Rander		Adajan-1	-	-	559
362	Rander		Adajan-1	-	-	563
363	Rander	Gamtal	Rander	1	1 to 315	-
364	Rander	Gamtal	Rander	2	1 to 536	-
365	Rander	Gamtal	Rander	3	1 to 336	-
366	Rander	Gamtal	Rander	4	1 to 453	-
367	Rander	Gamtal	Rander	5	1 to 284	-
368	Rander	Gamtal	Rander	6	1 to 354	-
369	Rander	Gamtal	Rander	7	1 to 373	

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
370	Rander	Gamtal	Rander	8	1 to 279	
371	Rander	Gamtal	Rander	9	1 to 115	-
372	Rander	Gamtal	Rander	10	1 to 195	-
373	Rander	Gamtal	Rander	11	1 to 16	-
374	Rander	Rander	Rander			233
375	Rander	Rander	Rander			182
376	Rander	Rander	Rander			255
377	Rander	Rander	Rander			256
378	Rander	Rander	Rander			259
379	Rander	Rander	Rander			260
380	Rander	Rander	Rander			261
381	Rander	Rander	Rander			262
382	Rander	Rander	Rander			263
383	Rander	Rander	Rander			264
384	Rander	Rander	Rander			265
385	Rander	Rander	Rander			266
386	Rander	Rander	Rander			267
387	Rander	Rander	Rander			268
388	Rander	Rander	Rander			269
389	Rander	Rander	Rander			271
390	Rander	Rander	Rander			272
391	Rander	Rander	Rander			273
392	Rander	Rander	Rander			274
393	Rander	Rander	Rander			275
394	Rander	Rander	Rander			277
395	Rander	Rander	Rander			279
396	Rander	Rander	Rander			281
397	Rander	Rander	Rander			282
398	Rander	Rander	Rander			283
399	Rander	Rander	Rander			301
400	Rander	Rander	Rander			303
401	Rander	Rander	Rander			304 Paikce
402	Rander	Rander	Rander			305
403	Rander	Rander	Rander			306
404	Rander	Rander	Rander			307
405	Rander	Rander	Rander			309
406	Rander	Rander	Rander			310
407	Rander	Rander	Rander			311
408	Rander	Rander	Rander			314
409	Rander	Rander	Rander			322
410	Rander	Rander	Rander			323
411	Rander	Rander	Rander			324
412	Rander	Rander	Rander			325
413	Rander	Rander	Rander			339
414	Rander	Rander	Rander			346
415	Rander	Rander	Rander			347
416	Rander	Rander	Rander			348
417	Rander	Rander	Rander			355
418	Rander	Rander	Rander			238
419	Rander	Rander	Rander			327
420	Rander	Rander	Rander			254

Serial No.	Police Station	Name of The Areas	Ward	Sheet NO	City Survey No./Chalta no.	Revenue Survey No
1	2	3	4	5	6	7
421	Rander	Rander	Rander			257
422	Rander	Rander	Rander			278
423	Rander	Rander	Rander			287
424	Rander	Rander	Rander			297
425	Rander	Rander	Rander			298
426	Rander	Rander	Rander			330
427	Rander	Rander	Rander			331
428	Rander	Rander	Rander			332
429	Rander	Rander	Rander			333
430	Rander	Rander	Rander			344
431	Rander	Rander	Rander			345
432	Rander	Rander	Rander			302
433	Rander	Rander	Rander			313
434	Rander	Rander	Rander			318
435	Rander	Rander	Rander			321
436	Rander	Rander	Rander			213
437	Rander	Rander	Rander			270
438	Rander	Rander	Rander			280
439	Rander	Rander	Rander			300
440	Rander	Rander	Rander			304 paikee
441	Rander	Rander	Rander			372
442	Rander	Rander	Rander			350
443	Rander	Rander	Rander			351
444	Rander	Rander	Rander			352
445	Rander	Rander	Rander			356
446	Rander	Rander	Rander			358
447	Rander	Rander	Rander			319
448	Rander	Rander	Rander			328
449	Rander	Rander	Rander			367

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, MARCH 16, 2020 / PHALGUNA 26, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> March, 2020.

**Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act.**

**No: GH/SH/14/2020/PVS/102013/631/S :-** In exercise of the powers of conferred by sub- section (1) of section 20 read with section 13A of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008), and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules regulating the procedure for declaration of Centre of Excellence of the Colleges, Institutions or Private Universities, as follows, namely:-

1. **Short title and Commencement:** –

- (1) These rules may be called the Gujarat Professional Technical Educational Colleges or Institutions (Procedure for Declaration of Centre of Excellence) Rules, 2020.
- (2) They shall come into force from the date of their publication in the *Official Gazette*.

2. **Definitions:**–

- (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Appellate Committee" means Appellate Committee constituted under rule 7.
  - (c) "Appendix" means Appendix appended to these rules.

- (d) "Centre of Excellence" means the College, Institution or Private University in which the quality education, path breaking research, innovative teaching methodologies, quality extension services, high employability and entrepreneurship are imparted; or institution in Gujarat, setup by such institutes and institutes of strategic or security related interest as notified by the State Government; or Institutions of Eminence Deemed to be University as declared by UGC (Institutions of Eminence Deemed to be Universities) Regulations, 2017;
- (e) "Committee" means the High Level Committee constituted under rule 3;
- (f) "University" means the University established under a law enacted by the Legislature of the State;
- (2) The words and expressions used in these rules but not defined shall have the meanings assigned to them in the Act.

3. ***Constitution of High Level Committee: –***

- (1) There shall be constituted a Committee to be called a "High Level Committee" consisting of the following members, namely:-
  - (i) The Chairperson, to be nominated by the State Government who shall be selected from amongst the former Directors of **IISCs** or **IIMs** or **NITs** or **IIIT** or **TIFR** or **IITs** or Former Vice-Chancellors or Renowned Educationists;
  - (ii) One member, to be nominated by the State Government from amongst the Eminent Educationists; and
  - (iii) One member, to be nominated by the State Government from amongst the Head of industrial or reputed Business Houses.
- (2) The Commissioner, Technical Education, Gujarat State, shall be ex-officio Member Secretary of the Committee.
- (3) The nominated member shall be entitled to receive the remuneration, fees, other charges and facilities as specified in Appendix II as may be decided by the State Government.

4. ***Powers and Functions of High Level Committee:-***

- (1) The Committee shall have the following powers, namely:-
  - (a) to give its evaluation in appropriate numerical values for the different parameters of evaluation mentioned in Appendix I;
  - (b) to recommend explicitly to the State Government the eligibility or otherwise for conferring the status of the 'Centre of Excellence' to the applicant College, Institution or the private University, in Form "C" as specified in the Appendix I.
- (2) The Committee shall have the following functions, namely:-
  - (a) to undertake the perusal and evaluation of the structured proposal submitted by the applicant Colleges, Institutions or the Private Universities in Form "B1 or B2" as applicable as specified in the Appendix I;
  - (b) to visit the campus of applicant College, Institution or the Private University for seeking additional information, clarification and interaction with the management, faculty and students of the said College, Institution or the Private University and record observations;



- (c) to collect the information and data during its visit, the comprehensive presentation integrating infrastructure development, directions of growth and achievements;
  - (d) to discuss with the Director General, Directors and Deans with respect to the matters and issues related to items specified at serial numbers (1),(2) and (3) of Part II of the Appendix I.
5. ***Terms and conditions of members of High Level Committee-*** The terms and conditions of the members of Committee shall be as follows, namely:-
- (a) The tenure of the nominated members of the Committee shall be of three years and shall not be eligible for reappointment after the completion of two tenures;
  - (b) a nominated member, having any relation with the applicant College, Institution or the Private University, shall be required to inform the State Government of having his relations with the said College, Institution or the Private University. On receiving such information from the member so nominated, the State Government shall nominate another member in his place in the Committee for evaluation of the concerned applicant proposal;
  - (c) an application for conferring the status of "Centre of Excellence" to the applicant College, Institution or the Private University shall be dealt with expeditiously but not later than the period of three months from the date of the receipt of the application by the State Government.
6. ***Procedure for making application for grant of status of 'Centre of Excellence' and revocation thereof.-***
- (1) The procedure for making application for grant of 'Centre of Excellence' shall be as follows, namely:-
    - (i) The College, Institution or the Private University seeking the status of 'Centre of Excellence' shall make an application or submit its proposal in Form 'A' and Form 'B-1/B-2' as specified in Appendix I along with the non-refundable fees of rupees ten lakhs, to the State Government. The applicant College, Institution or the Private University shall also require to pay rupees five lakhs as security Deposit.
    - (ii) The application made under sub-rule (1) shall be forwarded to the Member Secretary of the Committee constituted under rule 3. The Member Secretary shall, in consultation with the Chairperson and other members of the Committee convene the meeting of the Committee and process the application.
    - (iii) It shall be the duty of the College, Institution or the Private University,-
      - (a) to provide all additional and necessary information and clarifications which the Committee may require, in the prescribed time limit;
      - (b) to facilitate campus visit of the Committee on scheduled dates and time;
      - (c) to follow the scoring system.
    - (iv) In case, the application of the College, Institution or the Private University for grant of Status of 'Centre of Excellence' is not granted by the State Government, it shall not be eligible to apply for the next two calendar years:

- (v) Before granting 'Centre of Excellence' status to any College, Institution or the Private University, the High Level Committee shall also verify whether any regulatory issue pertaining to State Govt/Central Govt/UGC/AICTE or similar regulatory bodies/FRC/ACPC and so on. The grant of 'Centre of Excellence' status shall be withheld till such regulatory/compliance issue is resolved to the satisfaction of the concerned regulatory body.
- (2) (b) In case, it is found that the College, Institution or the Private University has been conferred the status of 'Centre of Excellence' on the basis of wrong data or deliberate concealment of vital information, a notice shall be given to the concerned College, Institution or the Private University stating as to why the status of 'Centre of Excellence' conferred should not be cancelled and require it to send/give the explanation or necessary clarification within a period of fifteen days to the Committee which shall consider the explanation or clarification made by it and shall send its report to the State Government along with its recommendation.
- (3) After the receipt of the report under sub-rule (2), the same shall be considered by the State Government and if in the opinion of the State Government the reply and explanation is not satisfactory, it shall after recording the reasons in writing by order/cancel the status of 'Centre of Excellence' conferred on the College, Institution or the Private University and there upon it shall not be eligible for making the application for grant of status of Centre of Excellence for a period of next four years and liable for a penalty of a sum not exceeding rupees fifty lakhs. In addition, the College, Institution or the Private University shall be required to follow any direction of the State Government with regard to the fees already collected by it.

7. ***Constitution of Appellate Committee.-***

- (1) There shall be a constituted a Committee to be called the Appellate Committee consisting of following members, namely:-
  - (i) Principal Secretary to the Government of Gujarat, Education Department;
  - (ii) Director, Indian Institute of Technology, Gandhinagar;
  - (iii) Director, Indian Institute of information Technology, Vadodara;
  - (iv) Director, Indian Institute of Management, Ahmedabad.
- (2) Any College, Institution or the Private University aggrieved by the decision of the State Government rejecting the proposal, may prefer an appeal to the Appellate Committee within 30 days from date of the receipt of decision disqualifying it by the High Level Committee or the order rejecting the application, for reconsideration of the decision of the rejection.
- (3) On receipt of the appeal preferred under sub-rule (2), the Appellate Committee shall scrutinize the proposal afresh and after consideration if it is satisfied that there are sufficient reasons for reconsideration of the proposal, it may refer the proposal back with its recommendation to the State Government to reconsider its decision.
- (4) The Appellate Committee shall inspect all the issues of alleged irregularities brought to the notice of the State Government and recommend as deemed fit, the actions, ranging from revocation of the eligibility of autonomy to conditional continuance on specific terms and impose penalty up to rupees fifty lakhs.

8. **Review and Revocation-** The State Government may cause to inspect the College, Institution or, the Private University at any time. If it comes to its notice that the said College, Institution or, the Private University has misused the autonomy in admissions , fees or both, it shall make a reference to the Appellate Committee. The Appellate Committee after following the principles of natural justice and after going through all the issues of alleged irregularities shall make its recommendations as deems fit. The Appellate Committee may recommend revocation of status of 'Centre of Excellence' or its conditional continuance on specific terms and may also impose penalty up to rupees fifty lakhs.
9. **Uploading of information on website-** It shall be obligatory for the College, Institution or, the Private University to upload the copy of application made to the Government for grant of Centre of Excellence, annual accounts and the copy of letter conferring the status of Centre of Excellence on its website within a period of six months from the closure of each financial year.
10. **Penalty-**
- (1) Any College, Institution or Private University seeking status of 'Centre of Excellence' shall be liable to give all true, correct and complete information in the application form, as and when called for by the High Level Committee and at any stage of processing the application.
  - (2) Any breach shall make the college liable for forfeiture of the security deposit or part thereof.
11. **Decision of State Government shall be final-** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the Government shall be final.

**APPENDIX I**  
**(See Rule 4 and 6(1))**  
**PART I**  
**FORM A**

Sr. No.	Particulars	Information and Remarks, if any.
1	Name of the college/institution/private University:	
2	Name of the Act under which - (i) the college or institution is affiliated: (ii) private University is established:	
3	Year of establishment of the college/institution/private University:	
4	Name and designation of the Head of the college/institution/private University and other officers:	
5	Contact Details of officers of the college/institution/private University:	
6	Programs Offered:	
7	School-wise, discipline, branch and program-wise break-up of students:	
8	Enrolment- (i) Boys: (ii) Girls:	
9	Details of- (i) Disciplines: (ii) Degrees Awarded:	

**FORM B-1****[Appendix-I]****1. The Institution/Private University satisfying the following conditions are only be eligible to apply for Centre of Excellence Status.**

The applicant Institution/ University should satisfy all the conditions of the following eligibility criteria at the time of application.

- (1) The annual statutory financial audited accounts in full details with note, of the academic unit and the University, for previous three years immediately preceding to the application year, should be disclosed on the website.

The Applicant Institution/ University shall provide the data of average of last three years.

The Applicant Institution/ University should acquire minimum 60% score in each parameter listed at Sr. No. 2 to 9 below and the summation of all parameters shall be a minimum of 75% Score in order to be awarded the status of Centre of Excellence by High Level Committee.

Sr. No.	Particulars	Max. Marks	Description
1	<b>NAAC, NBA, (GSIRF Ranking for Schools of Architecture and Planning)</b>	<b>40</b>	<b>As per attached Table-A.</b>
2	<b>Basic Infrastructure</b>	<b>45</b>	
	<b>1. Land Area:</b> (Total Area_____ Sq. Meters) (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications) (a) % Utilised for academics (b) % Utilised for Hostels (c) % Utilised for faculties/staff residences: (d) % Utilised for amenities/sports etc.	04	- More than required = 2 Marks - Exactly as per required = 1 Mark - Less than reqd. = 0 Mark.  <b>(Scale to 4 Marks)</b>
	<b>2. Built up area:</b> (Total Area_____ Sq. Meters) (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications) (a) % Utilised for Academic: (b) % Utilised for Non-Academics:	04	- More than required = 2 Marks - Exactly as per required = 1 Mark - Less than required = 0 Mark.
	<b>3. Classrooms equipped with ICT facilities.</b> (% of total classes)	05	Upto 30%=0 Marks, 30% to 40%=1, 40 to 60%= 2 Marks 60 to 70%=3 Marks, 70 to 90%=4 Marks, 100%=5 Marks
	<b>4. Teaching laboratories</b> (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications)	04	- More than required = 4 Marks. - Exactly as per required = 2 Marks. - Less than required = 0 Mark
	<b>5. Research laboratories</b> (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications)	05	- As per requirement in each branch = 5 Marks, - As per requirement in 3/4 of the branches = 4 Marks, - As per requirement in 1/2 of the branches = 3 Marks, - As per requirement in 1/4 of the branches = 2 Marks, - Less than required = 0 Mark

Sr. No.	Particulars	Max. Marks	Description
	<b>6. Expenditure on Equipment per 100 students</b> Listing, Important and sophisticate equipment/instruments (% of Expenditure on sophisticate equipment/instruments against total Expenditure incurred on equipments)	05	Upto 10%=0 Mark, 10% to 15%=1Marks, 15 to 20%= 2 Marks 20 to 25%=3 Marks, 25 to 30%=4 Marks, Above 30%=5 Marks
	<b>7. Computer Facilities, including Internet Connectivity, Licensed Software per 100 students.</b> (a) No. of Computers (b) No. of Licence software (c) Internet Bandwidth _____ Mbps (d) % of wi-fi campus covered. (e) No of Peripherals (As per the statutory Provisions of relevant Acts/ Rules/Regulations/ Notifications)	05	- If more than required = 1 Marks. - If exactly as per requirement=0 Mark For each parameters (a) to (e)
	<b>8. Libraries Resources per 100 students</b> (a) Number of Titles (b) Number of Books and Titles, (c) Number of International Journals subscribed, (d) Self-study CDs (e) Other learning materials	05	- If more than required = 1 Marks. - If exactly as per requirement=0 Mark - For each parameters (a) to (e)
	<b>9. Annual Operational Expenditure in Rupees per student:</b> (Average of last three years, only actual incurred expenditure to be stated)	05	Exactly as per tuition fee Collected=3 Marks. 10% above= 4 Marks 25% above=5 Marks 10% below= 2 Marks 25% below=1 Mark Else=0 Mark
	<b>10. Solid Waste disposal system, Use of Solar Energy, Rainwater harvesting</b>	03	One Mark for each component
<b>3</b>	<b>Students</b>	<b>70</b>	
	(a) <b>Admission:</b> (Separate information for each program)		
	Merit rank: First _____ Average _____ Last _____ for Management Quota  Merit rank: First _____ Average _____ Last _____ for Government Quota <b>* Compare with Centralised Admission System</b> Average would mean (Average $\pm$ 5%)	05	- If higher than average cut-off =5 Marks - If cut-off in the $\pm$ 5% of average = 3 Marks - if cut-off lower than middle = 0 Mark (For each programme)
	1. Percentage Enrolment in Bachelor's Degree Programme	03	>70%=1, >85% =2, 100%=3
	2. Percentage Enrolment in M.Tech or Equivalent Programme	03	- >80% =3, 70% to 80%=2, 50% to 70%=1, <50%=0
	3. Enrolment in Ph.D./ Equivalent	03	- Upto 10=1, 11 to 20= 2, Above 20=3
	4. Gender Diversity in admission	03	- If 30% Girls = 1 - If 40% Girls = 2 - Above 40% Girls = 3
	5. Cultural diversity (State v/s Other State students)	03	- If 30% Other State = 1 - If 40% Other State = 2 - Above 40% Other State = 3
	6. Reservation quota policy of admission	01	- If Yes = 1 - If No = 0

Sr. No.	Particulars	Max. Marks	Description
	7. Gender Diversity in Scholarships and Free ships	03	<ul style="list-style-type: none"> <li>- If 30% Girls = 1</li> <li>- If 40% Girls = 2</li> <li>- Above 40% Girls = 3</li> </ul>
	8. Absenteeism of students (considering average attendance of students)	04	<ul style="list-style-type: none"> <li>- If 0 to 5% = 4</li> <li>- If 6 to 10% = 3</li> <li>- If 11 to 15% = 2</li> <li>- If 16 to 20% = 1</li> </ul>
	9. Grievance Redressal Mechanism	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
	No of Grievances received _____		
	Grievances Resolved with favourable response.	03	Upto 40%=1, 40 to 60%=2, >60 % =3.
	10. Faculty advisor scheme	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
	11. Meeting with students per semester	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
	12. Student involvement in sports activities (Percentage of students participated in sports activities)	03	- Upto 30%=1, 30 to 50%=2, above 50%=3
	13. Student involvement in cultural activities (Percentage of students participated in cultural activities)	03	- Upto 30%=1, 30 to 50%=2, above 50%=3
	14. Student involvement in co-curricular activities (Percentage of students participated in co-curricular activities)	03	- Upto 30%=1, 30 to 50%=2, above 50%=3
	15. Number of Student clubs	04	- Upto 5=1, 6 to 10=2, 11 to 15=3, above 15=4.
	16. Percentage of students participated in career counselling for employability and skill upgradation. (Considered on the basis of number of final year students)	03	- Upto 30%=1, 30 to 50%=2, above 50%=3
	<b>(b) Graduation Outcome</b>		
	1. No. of active student start-ups belonging to the institution/University. (Student would include an alumni having passed out in last two academic years)	04	1 to 4= 1, 5 to 7=2, 8 to 10=3, More than 10=4.
	2. No. of students to whom the minimum Package of Rs. 25000/-p.m. offered through campus placement.	04	Upto 30%=1, 30 to 50%=2, 50 to 75%=3, above 75%=4.
	3. Percentage of students obtained admission in M.Tech and Ph.D	02	<upto 30%=1, above 30%=2.
	4. Package offered: Top _____ Average _____	04	Top <5 L =1, <7.5 L=2, <10=3, >10=4.
	5. Number of students to whom the Fund Supported for participation in national Conferences	01	Above 10=1. Else=0
	6. Amount spent on Fund Support for student participation in national Conferences (in lakhs)	01	Above 5 lakhs=1. Else=0
	7. Number of students to whom the Fund Supported for participation in International Conferences	02	Less than 2=0, 3 to 5=1 Above 5=2.
	8. Scheme of Scholarships and Fellowships (Give details) :	02	<ul style="list-style-type: none"> <li>- If it is 1 crore = 2,</li> <li>- 50 to 99 lakhs=1,</li> <li>- Else=0</li> </ul>

Sr. No.	Particulars	Max. Marks	Description
	No. _____ Amount spend per year _____ Total _____		
<b>4</b>	<b>Academics</b>	<b>60</b>	
	1. Flexibility of Curriculum	06	Elective courses 6 to 10% =2, 11 to 15%=4, >16%=6
	2. Frequency of curriculum review	02	Every 5 years=2, 5 to 10 years=1, else=0
	3. Course delivery/monitoring/course evaluation		
	(a) Formal student feedback system exists?	02	- If Yes = 2 -If No = 0
	(b) Is feedback monitored, analysed communicated and action taken?	04	Yes = 1 for each
	(c) Does a course website display course planning, assignments, quiz and reading material?	04	Yes = 1 for each
	4. Innovations and initiatives in diversity of course offerings and pedagogy. (Will be verified by the Committee during the visit)	04	- No initiative = 0 - innovation in pedagogy=2, - diversity in course offered=2
	5. Augmentation of instructional materials. (Will be verified by the Committee during the visit)	02	- If Yes = 2 - If No = 0
	6. Field internship: Implementation, Evaluation and Outcomes (No of students)	10	- For every 10%=1 Mark
	7. Sponsored Chairs	06	- Two marks for every sponsored chair, Maximum=6 Marks
	8. No. of Visiting Expert faculty/ Adjunct Faculty	04	- More than 10 per semester=4, - 5 to 9=3, 1 to 4=2, - Else=0.
	9. Organized plans to cater the contents beyond the scope of Syllabus (Will be verified by the Committee during the visit)	02	- If Yes = 2 - If No = 0
	10. International Collaborations/Exchange of at least one collaboration per department and at least 15 exchange of students in both directions.	14	- For each collaboration 2 Marks maximum=8 Marks. - For each batch of 15 students=2 marks maximum=6 Marks.
<b>5</b>	<b>Examination</b>	<b>20</b>	
	1. System of Continuous evaluation in each course of each program (a) Only Final Exam, (b) Mid Sem Exam (c) Supplementary Exam, (d) Assignments, (e) Quiz, (f) Projects.	06	One mark for each
	2. Online e-assessment and fairness of evaluation and overall credibility of examination system. (Will be verified by the Committee during the visit)	03	Yes=3, Partial=2, No=0

Sr. No.	Particulars	Max. Marks	Description
	3. Question banks and e-quiz.	02	1 mark for each.
	4. Open Book and Take-Home Exams.	04	2 marks for open book, 2 mark for take home exam.
	5. MIS for exam available?	02	Yes=2, No=0
	6. Grievance redressal in examination Percentage of grievances resolved.	03	Upto 30%=1, 30 to 50%=2, above 50%=3
<b>6</b>	<b>Faculty</b>	<b>70</b>	
	1. Cadre Policy, Qualifications, Cadre wise Strength	10	<ul style="list-style-type: none"> <li>- If teacher to student ratio of 1:20 maintained and all the faculty members are Ph. D = 10 Marks,</li> <li>- If teacher to student ratio of 1:20 maintained and 75 % of the faculty members are Ph. D = 8 Marks</li> <li>- If teacher to student ratio of 1:20 maintained and 50 % of the faculty members are Ph. D = 6 Marks</li> <li>- If teacher to student ratio of 1:20 maintained and 25 % of the faculty members are Ph. D = 4 Marks</li> <li>- If teacher to student ratio of 1:20 maintained and no faculty members are Ph. D = 2 Marks</li> </ul>
	<ul style="list-style-type: none"> <li>• No. of full time regular faculty having M.Tech /M.E/MBA/M.Sc. or Ph.D/M.S Qualification.</li> </ul>	06	100% M.Tech /M.E/MBA/M.Sc.=0, 25 % Faculty Ph.D/M.S =3, 26-40% Faculty Ph.D/M.S.=4, 41-50 % Faculty Ph.D/M.S.=5, More than 50% Faculty Ph.D/M.S.=6
	<ul style="list-style-type: none"> <li>• No. of Total faculty / 100 students</li> </ul>	05	6 or more=5 Marks, 5 = 3 Marks, 4=2 Marks, 3=1 Marks, less than 3 =0 Mark.
	<ul style="list-style-type: none"> <li>• No. of Part-time, Visiting Faculty, Guest Faculty against regular faculty</li> </ul>	03	Upto 10%= 3 Marks, 11 to 20%= 2 Marks, 21 to 30%= 1 Marks, Else=0 Mark.
	<ul style="list-style-type: none"> <li>• No. of International adjunct Faculty</li> </ul>	02	Upto 10%= 0 Marks, 11 to 20%= 1 Marks, 21 to 30%= 2 Marks.
	2. Rules of Recruitment and Procedure		
	(a) Public advertisement through media:	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>If No = 0</li> </ul>
	(b) Selection Process through Experts	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>If No = 0</li> </ul>
	(c) Scales of Pay and allowances as per statutory body guidelines.	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>If No = 0</li> </ul>



Sr. No.	Particulars	Max. Marks	Description
	(d) Perquisites as per statutory body guidelines.	01	- If Yes = 1 If No = 0
	(e) Faculty joining and attrition rate of last three years: (Retention Percentage)	03	Upto 30%=1, 30 to 50%=2, above 50%=3
	(f) Service Rules:	01	- If Yes = 1 If No = 0
	(g) Faculty per Department: <i>(The statutory Provisions of relevant Acts/ Rules/Regulations/ Notifications of AICTE/ UGC/PCI/CoA etc. will be considered as a benchmark)</i>		
	1 Professors	02	If as per provision=1, More than provision=2 Marks, Less than Provision=0 Marks.
	2 Associate Professors, and	02	If as per provision=1, More than provision=2 Marks, Less than Provision=0 Marks.
	3 Assistant Professors	02	If as per provision=1, More than provision=2 Marks, Less than Provision=0 Marks.
	(h) Percentage of Faculty with foreign exposure in Jobs, research and study ( <i>Minimum 2 years</i> )	05	Above 50%=5, 40%=4, 30%=3, 20%=2, Up to 10%=1.
	(i) Faculty Development Policy and Scheme (a) R & D Seed grant	06	>100% of annual salary=6, 80%=5, 60%=4, 50%=3, 40%=2, 30%=1.
	(b) Participation in international conference per year	02	1 mark per faculty.
	(c) Participation in National Conference	02	1 mark per faculty.
	(j) Percentage of Promotion and Career advancement opportunities considering through Advertisement/ feeder cadre	05	>20% =1, >40% =2, >60%=3, >80%=4, 100%=5.
	(k) Appraisal systems of faculty considering (a) Research (b) Teaching (c) Training (d) New material development (e) Industry interaction (f) Consulting (g) Participation in administration (h) Support extracurricular activities (i) Feedback from the students (j) Relation with the alumni <i>(Will be verified by the Committee during the visit)</i>	10	- 1 Mark for each component.
<b>7</b>	<b>Research, Consultancy &amp; Extension Services:</b>	<b>60</b>	
	1. Research undertaken in last three years– (i) Sponsored Research – Projects (Number), Total Value (Rs.) (ii) List of major five sponsoring agencies	05	For Engineering, Pharmacy, Management Colleges: - Sponsored project of Rs. 5 lakh = 1 One point extra for every additional project of Rs. 5 lakh

Sr. No.	Particulars	Max. Marks	Description
	2. Current research No. of Research papers published in esteemed journals like scopus/ web of science/Elsevier and such other journal of equivalent quality per faculty per year (Only regular faculty to be counted) (Data to be given for last three years)	15	<ul style="list-style-type: none"> <li>- At least 01 = 5 marks</li> <li>- 1.2 to 1.5 = 8 marks</li> <li>- 1.6 to 2.0 = 11 marks</li> <li>- 2.1 to 2.5=14 Marks.</li> <li>- Above 2.5 = 15 Marks.</li> </ul>
	3. Awards for Best Publications /Oral Presentation/Poster Presentation.	05	- One Mark for each award (Maximum to 5 Marks)
	4. Organization of National/International conferences, industry conclave	05	- One Mark for each event. (Maximum to 5 Marks)
	5. At least one major research project per Department	05	For Science, Engineering, Pharmacy Colleges: <ul style="list-style-type: none"> <li>- Major research project of Rs. 20 lakhs = 1</li> <li>- One point extra for every additional project of Rs. 20 lakh</li> </ul>
	6. Patents applied and published	15	- For every published patent 3 Marks
	7. Average Citation Index per faculty member.	05	- 31 to 50=1, 51 to 100=2, 101-199=3, 201-300=4, >300=5.
	8. Average H Index per faculty member.	05	2 per faculty=1, 3 per faculty=2, 4 per faculty=3, 5 per faculty=4, >5=5 .
<b>8</b>	<b>Governance</b> (All item Will be verified by the Committee during the visit)	<b>85</b>	
	1. Procedure for appointing the Independent Director, its diversity and delegation of power. (a) Is there comprehensive document/procedure to appoint independent director by competent authority  (b) Adherence to the above document  (c) Does the document ensure diversity in gender in appointment?  (d) Effectiveness of the independent director in attendance	04	<ul style="list-style-type: none"> <li>- If Yes=1, if No=0</li> <li>- If Yes=1, if No=0</li> <li>- If Yes=1, if No=0</li> <li>- Quorum=1 Mark, else=0</li> </ul>
	2. Adherence to Criterial standards for Key officers of University like Provost, Director, Registrar, CFO as listed in Pvt. Uni Act (Gujarat Act No. 8 of 2009)	04	1 Marks for each post.

Sr. No.	Particulars	Max. Marks	Description
	<b>3. Functioning of Various Committees</b> (i) Frequency of meeting (Adherence to the relevant provisions of the act) (ii) Attendance (Minimum attendance in all the meeting per academic year) (iii) Circulation of agenda before the meeting in number of days (iv) Minutes of the meeting circulated after the meeting (v) Action taken report in all the meeting per year  For the following committees, (a) BoG, (b) Academic Council, (c) Executive Council, (d) Finance Committee, (e) Academic Audit Committee.	01  05 01  01  01	Yes=1, No=0  100%- 5, 80%-4, 60%-3, 50%-2, 40%-1 Before one week-1, less than 1 week-0 Before one week-0, less than 1 week-1 yes=1, no=0  <b>( to be scaled to 10 Marks)</b>
	<b>4. Committee for Prevention of Sexual Harassment</b> (a) Existence of Committee for Prevention of Sexual Harassment? (b) Is the constitution in compliance with Vishakha Judgemnt? (c) Number of gender sensitivity compliance resolved	01  01 04	Yes=1, No=0.  Yes=1, No=0. Upto 25%=1, 25% to 50%=2, 50% to 70%=3, above 70%=4.
	<b>5. Faculty Recruitment norms and procedure.</b>		
	<b>Faculty</b>		
	(a) Is there and approved policy for recruitment by competent authority	01	Yes=1, No=0.
	(b) Adherence to policy	01	Yes=1, No=0.
	(c) Is there and approved policy for confirmation by competent authority	01	Yes=1, No=0.
	(d) Adherence to policy	01	Yes=1, No=0.
	(e) Is there and approved policy for promotion by competent authority	01	Yes=1, No=0.
	(f) Adherence to policy	01	Yes=1, No=0.
	<b>Staff</b>		
	(g) Adherence to policy	01	Yes=1, No=0.
	(h) Is there and approved policy for confirmation by competent authority	01	Yes=1, No=0.
	(i) Adherence to policy	01	Yes=1, No=0.
	(j) Is there and approved policy for promotion by competent authority	01	Yes=1, No=0.
	(k) Adherence to policy	01	Yes=1, No=0.
	(l) Policy for recruitment of Adhoc faculty	01	Yes=1, No=0.
	(m) Policy for recruitment of Adhoc staff	01	Yes=1, No=0.

Sr. No.	Particulars	Max. Marks	Description
	<b>6. The audited Accounts to be audited by external auditors with annexures /schedule and comments and Mandatory Disclosures as per provision of statutory bodies including Governing disclosures and obligations, Minutes of Meetings, disclosure of Annual Report should be displayed on the website.</b>		
	(a) Audit statement disclosure on website	01	Yes=1, No=0.
	(b) Quarterly internal audit reports	01	Yes=1, No=0.
	(c) Action taken reports	01	Yes=1, No=0.
	(d) Quarterly statutory audit reports	01	Yes=1, No=0.
	(e) Quarterly statutory compliance reports	01	Yes=1, No=0.
	<b>7. Mandatory Disclosures on the website as per provision of statutory bodies including Governing disclosures and obligations, Minutes of Meetings, disclosure of Annual Report on the Website.</b>		
	(a) Disclosures on website	01	Yes=1, No=0.
	(b) Mandatory/Regulatory/statutory provisions	01	Yes=1, No=0.
	(c) Minutes of the meeting ( <i>BoG</i> )	01	Yes=1, No=0.
	(d) Minutes of the meeting ( <i>Academic council</i> )	01	Yes=1, No=0.
	(e) Minutes of the meeting ( <i>Academic Audit committee</i> )	01	Yes=1, No=0.
	(f) Minutes of the meeting ( <i>Finance committee</i> )	01	Yes=1, No=0.
	(g) Minutes of the meeting ( <i>Academic Advisory council</i> )	01	Yes=1, No=0.
	(h) Minutes of the meeting ( <i>Executive council</i> )	01	Yes=1, No=0.
	(i) Complete annual report	01	Yes=1, No=0.
	(j) Balance sheet with complete annexures	01	Yes=1, No=0.
	(k) Announcement on procurement	01	Yes=1, No=0.
	<b>8. Record keeping for Income, Expenditure.</b>		
	(a) ERP system fully implemented for account	01	Yes=1, No=0.
	(b) Record keeping is manual	01	Yes=1, No=0.
	(c) Backup data kept for number of years	02	Minimum 3 years=0, more then three years=1, more than five years=2
	<b>9. E-Procurement and transaction / contract / arrangement with related party.</b>	03	1 Mark for each.
	(a) Percentage of E-procurement		>50%=1, Else=0
	(b) Percentage of Transection		>50%=1, Else=0
	(c) Percentage of contract		>50%=1, Else=0
	<b>10.Management Information System (MIS) and e-communications.</b>	01	Yes=1, No=0.
	<b>11. Meetings with stakeholders, student, faculty, staff, alumni, industry, potentials employee. (Meetings per semester)</b>	05	Yes=1, No=0. For each.
	(a) Frequency of meetings with students.		
	(b) Frequency of meetings with faculty.		
	(c) Frequency of meetings with staff.		
	(d) Frequency of meetings with Alumni.		
	(e) Frequency of meetings with Industry/practitioners/potential employers		

Sr. No.	Particulars	Max. Marks	Description
	<b>12. Existence of Effective Whistle Blowers Policy. (to be verified by the Committee)</b>	01	Yes=1, No=0.
	<b>13. Display of documents on website to promote Strong Culture and Transparency.</b>		
	(a) Faculty	01	Yes=1, No=0.
	(b) Staff	01	Yes=1, No=0.
	(c) Students	01	Yes=1, No=0.
	(d) Academic	01	Yes=1, No=0.
	(e) Financial	01	Yes=1, No=0.
	(f) Compliance	01	Yes=1, No=0.
	<b>14. Anti-ragging committee: Structure and organisation (No. of meetings held in last 2 years)</b>	05	Committee exists=2, Structure as per statutory provisions=2, No pendency of complaint=1.
	<b>15. Professional bodies – Memberships</b>	04	- No membership = 0 - One marks for every membership
	<b>16. Role of Alumni</b> (a) No of alumni on board. (b) Financial Support. (c) Number of Job influenced by Alumni in Placement. (d) Alumni as Visiting faculty	04	At least One member=1, else=0. At least 1% of Budget=1, Else=0. >10%=1 else=0. >5% =1, else=0.

**9. Overall performance of the institution/University as per Centre of Excellence Definition will be evaluated by the Committee at the time of visits as below. – 50 Marks.**

1. Vision of the institute/ University for next 10 Years. – 5 Marks.
2. Effectiveness of Pedagogy. – 5 Marks
3. Overall academic environment of the institute. – 5 Marks.
4. Overall discipline and cleanliness/ House Keeping at the institute. -5 Marks
5. Independence and participation of the faculty/ Staff Members-5 Marks
6. Aptitude for innovation – 5 Marks
7. Feedback of students and faculty. – 5 Marks.
8. Quality of extension services. – 5 Marks
9. Continuing Education Program, Eco System for entrepreneurship, etc. – 5 Marks.
10. Outstanding achievements of the institute/ University. – 5 Marks.

Note:- The Applicant Institution/University may add any additional information not included in the above components.

**Table-A**  
**(Refer Sr. No-1)**

Marks	NAAC	Letter Grade	NBA	GSIRF
	Cumulative Grade Point Average (CGPA)		% of courses accredited with minimum score of 600	Cumulative Grade Point Average (CGPA)
<b>0</b>	<b>Less than or equal to 3.0</b>	<b>B++ or lower</b>	<b>Less than 60%</b>	<b>Less than or equal to 3.5</b>
<b>10</b>	<b>3.01 to 3.15</b>	<b>A</b>	<b>Between 60% to 70%</b>	<b>Between 3.51 to 3.75</b>
<b>25</b>	<b>3.16 to 3.25</b>	<b>A</b>	<b>Between 70% to 80%</b>	<b>Between 3.76 to 4.0</b>
<b>35</b>	<b>3.26 to 3.50</b>	<b>A+</b>	<b>Between 80% to 90%</b>	<b>Between 4.1 to 4.25</b>
<b>40</b>	<b>Above 3.5</b>	<b>A++</b>	<b>&gt;90%</b>	<b>4.26 and above</b>

**Maximum of NAAC, NBA or GSIRF (for School of Architecture and planning only) will be considered.**

**FORM – B2****[Appendix-I]****(For Schools/Institutes of Architecture and Planning)****1. The Institution/Private University satisfying the following conditions are only eligible to apply for Centre of Excellence Status.**

The applicant Institution/ University should satisfy all the conditions of the following eligibility criteria at the time of application.

- (1) The annual statutory financial audited accounts in full details with note of the academic unit and the University, for previous three years immediately preceding to the application year, should be disclosed on the website.
- (2) For an Institute/School of Architecture, Council of Architecture shall be considered the Statutory Body whereas for an Institute/School of Planning, AICTE shall be considered the Statutory Body.

The Applicant Institution/ University shall provide the data of average of last three years.

The Applicant institution/ University should acquire minimum 60% score in each parameter listed at Sr. No. 2 to 9 below and the summation of all parameters shall be a minimum of 75% score in order to be awarded the status of Centre of Excellence by High Level Committee.

<b>1</b>	<b>NAAC, NBA, (GSIRF Ranking for Schools of Architecture and Planning)</b>	<b>40</b>	<b>As per attached Table-A.</b>
<b>2</b>	<b>Basic Infrastructure</b>	<b>45</b>	
	Land Area: (Total Area_____ Sq. Meters) (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications) (a) % Utilised for academics (%) (b) % Utilised for Hostels (c) % Utilised for faculties/staff residences: (d) % Utilised for amenities/sports etc. (As per the statutory Provisions of CoA/AICTE)	04	- More than required = 2 Marks - Exactly as per required = 1 Mark - Less than reqd. = 0 Mark <b>(Scale to 4 Marks)</b>
	1. Built up area: (Total Area_____ Sq. Meters) (a) % Utilised for Academic purpose: (b) % Utilised for Non-Academic purpose: (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE)	04	- More than required = 4 Marks - Exactly as per required = 3 Marks - Less than required = 0 Mark
	2. Studios with provision of use of laptops with internet connectivity as per CoA/AICTE guidelines (As per the statutory Provisions of relevant Acts/Rules/ Regulations/ Notifications of CoA/AICTE)	04	- Upto 50% = 1 Mark - 50 to 70% = 2 Marks - 70% to 90% = 3 Marks - 100% = 4 Marks
	3. Lecture Rooms equipped with OHP & digital projection facilities and sound amplifier system (As per the statutory Provisions of relevant Acts/Rules/ Regulations/ Notifications of CoA/AICTE)	03	- Upto 50% = 0 Mark - 50 to 70% = 1 Marks - 70% to 90% = 2 Marks - 100% = 3 Marks
	4. Laboratories and Workshops (a) Environmental Lab, (b) Lighting and Acoustic Lab, (c) Model Making and Carpentry Workshop, Material Museum (d) RS and GIS Lab (for Planning only) (As per the statutory Provisions of relevant Acts/Rules/ Regulations/ Notifications of CoA/AICTE)	03	- Exactly as required = 3 Marks - Less than required = 0 Mark

	<p>5. Laboratories desirable as per prevailing CoA/AICTE guidelines,</p> <p>(a) Climatology Lab,</p> <p>(b) Surveying Lab,</p> <p>(c) Material Testing Lab,</p> <p>(d) Electrical/Lighting/Illumination Lab,</p> <p>(e) Plumbing and Sanitation Lab,</p> <p>(f) Acoustics Lab,</p> <p>(g) Digital Lab</p> <p>(h) Any other additional lab e.g. Print Making Lab, Ceramic Lab, Fabrication Lab, Art Lab, etc.</p> <p>(As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE)</p>	04	<p>- If Yes = 1, Else = 0</p> <p>- If Yes = 1, Else = 0</p> <p>- If Yes = 1, Else = 0</p> <p>- If Yes = 1, Else = 0</p> <p>- If Yes = 1, Else = 0</p> <p>- If Yes = 1, Else = 0</p> <p>- If Yes = 1, Else = 0</p> <p>(Scaled to 4 marks)</p>
	<p>6. Computer Centre with Broadband Internet Connectivity, Licensed Software and peripherals, with upgradation of these systems expedited as per CoA/AICTE guideline.</p> <p>(a) No. of Computers</p> <p>(b) No. of Licenced software</p> <p>(c) Internet Bandwidth _____ Mbps</p> <p>(d) Wi-Fi facilities in campus</p> <p>(e) Peripherals including printers, plotters, scanners, etc.</p> <p>(As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE and on basis of per 100 students)</p>	04	<p>- If exactly as per requirement or more =1 Full Mark for each fulfilled criteria</p> <p>- For each parameter (a) to (e)</p> <p>(Scaled to 4 marks)</p>
	<p>7. Institute Activities for enhancement of research and enrichment of its educational programmes</p> <p>(a) Formation of a Research Cell</p> <p>(b) Formation of a Consultancy Cell</p> <p>(c) MoUs signed with leading national and international institutes/universities</p> <p>(d) Participate in Events and Programmes to strengthen academic and research potential</p> <p>(e) Participate in National Level Convention for students</p> <p>(f) Participate in Hosted International Level Convention for students</p>	03	<p>- 1 Mark for each activity</p> <p>(Scaled to 3 marks)</p>
	<p>9. Expenditure on Equipment per 100 students</p> <p>Listing of important and sophisticated equipment/ instruments for laboratories and workshops (% of Expenditure on sophisticated equipment/ instruments against total Expenditure incurred on equipment)</p>	03	<p>Upto 5%=1 Mark,</p> <p>5 to 10%=2 Marks,</p> <p>Above 10%= 3 Marks</p>

	<p>10. Library Resources per 100 students</p> <p>(a) Number of Titles, (b) Number of Books and Titles, (c) Subscription of Journals and Periodicals of Architectural relevance (d) Subscription of at least 2 Refereed Journals (Min. 1 international) (e) E-Books and E-Journals along with computer terminal with net facility for reference</p> <p>(As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE)</p>	05	<ul style="list-style-type: none"> <li>- If more than required = 1 Mark for each</li> <li>- If exactly as per requirement=0 Mark</li> <li>- For each parameters (a) to (e)</li> </ul>
	<p>11. Annual Operational Expenditure in Rupees per student: (Average of last three years, only actual incurred expenditure to be stated)</p>	05	<p>Exactly as per tuition fee collected=3 Marks 10% above= 4 Marks 25% above=5 Marks 10% below= 2 Marks 25% below=1 Mark Else=0 Mark</p>
	<p>12. Environment Friendly Initiatives</p> <p>(a) Solid Waste disposal system, (b) Use of Solar Energy, (c) Rainwater harvesting</p>	03	One Mark for each component
<b>3</b>	<b>Students</b>	<b>70</b>	
	(a) Admission: Separate information for Architecture and Planning programmes		
	<p>Merit rank: First _____ Average _____ Last _____ for Management Quota</p> <p>Merit rank: First _____ Average _____ Last _____ for Government Quota</p> <p><b>* Compare with Centralised Admission System</b> <i>Average would mean (Average <math>\pm</math> 5%)</i></p>	05	<ul style="list-style-type: none"> <li>- If higher than average = 5 marks</li> <li>- If cut-off in the <math>\pm 5\%</math> of average = 3 marks</li> <li>- If cut-off lower than middle = 0 (For each programme)</li> </ul>
	1. Percentage Enrolment in Bachelor's Degree Programme	03	>70%=1, >85% =2, 100%=3
	2. Percentage Enrolment in M.Planning, M.Tech or Equivalent Programmes	04	<ul style="list-style-type: none"> <li>- &gt;80% =4,</li> <li>- 70% to 80%=3,</li> <li>- 50% to 70%=2,</li> <li>- 30 to 50%=1</li> </ul>
	3. Enrolment in Ph.D./ Equivalent	02	<ul style="list-style-type: none"> <li>- Upto 25%=1,</li> <li>- Above 25% =3</li> </ul>
	4. Gender Diversity in admission	03	<ul style="list-style-type: none"> <li>- If 30% Girls = 1</li> <li>- If 40% Girls = 2</li> <li>- Above 40% Girls = 3</li> </ul>
	5. Cultural diversity (State v/s Other State students)	03	<ul style="list-style-type: none"> <li>- If 50% from other States = 2</li> <li>- Above 50% from other States = 3</li> </ul>
	6. Reservation quota policy of admission	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
	7. Gender Diversity in Scholarships and Free ships	01	<ul style="list-style-type: none"> <li>- If 30% Girls = 1</li> <li>- If 40% Girls = 2</li> <li>- Above 40% Girls = 3</li> </ul>
	8. Absenteeism of students (considering average attendance of students)	04	<ul style="list-style-type: none"> <li>- If 0 to 5% = 4</li> <li>- If 6 to 10% = 3</li> <li>- If 11 to 15% = 2</li> <li>- If 16 to 20% = 1</li> </ul>



9. Grievance Redressal Mechanism	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
No of Grievances received _____		
Grievances Resolved with favourable response	04	Upto 30%=1, 30 to 50%=2, 50 to 75%=3, >75 % =4
10. Faculty Advisory Scheme	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
11. Meeting with students per semester	01	<ul style="list-style-type: none"> <li>- If Yes = 1</li> <li>- If No = 0</li> </ul>
12. Involvement of students in sports activities (Percentage of students participating in sports activities)	03	<ul style="list-style-type: none"> <li>- Upto 30%=1 Mark, 30 to 50%=2 Marks, Above 50%=3 Marks</li> </ul>
13. Involvement of students in cultural activities (Percentage of students participating in cultural activities)	03	<ul style="list-style-type: none"> <li>- Upto 30%=1 Mark, 30 to 50%=2 Marks, Above 50%=3 Marks</li> </ul>
14. Involvement of students in extra-curricular activities like National and International Design Competitions e.g. NASA, NOSPlan, etc. (Percentage of students participated in extra-curricular activities)	03	<ul style="list-style-type: none"> <li>- Upto 10%=1Mark, 10 to 20%=2 Marks, Above 20%=3 Marks</li> </ul>
15. Involvement in co-curricular activities (Percentage of students participated in co-curricular activities)	03	<ul style="list-style-type: none"> <li>- Upto 30%=1Mark, 30 to 50%=2 Marks, Above 50%=3 Marks</li> </ul>
16. Number of Student clubs	03	<ul style="list-style-type: none"> <li>- Upto 5=1 Mark,</li> <li>- 6 to 10=2 Marks,</li> <li>- Above 10 =3 Marks</li> </ul>
17. Percentage of students participated in career counselling for employability and skill upgradation. (Only final year students to be counted)	03	<ul style="list-style-type: none"> <li>- Upto 30%=1 Marks,</li> <li>- 30 to 50%=2 Marks,</li> <li>- Above 75%=3 Marks</li> </ul>
(b) Graduation Outcome		
1. No. of students involved in professional practice after graduation	03	Upto 20%=1 Mark, 20 to 40%=2 Marks, Above 40%=3 Marks
2. No. of students to whom the minimum package of Rs. 25000/-p.m. offered through campus placement	04	Upto 30%=1 Mark, 30 to 40% = 2 Marks, 40 to 50% = 3 Marks, Above 50%=4 Marks
3. Percentage of students obtained admission in M.Tech/ M.Planning/Equivalent Masters Programmes	02	Upto 30%=1 Mark, Above 30%=2 Marks
Annual Salary Package offered: Top _____ Average _____	04	<Rs.5 Lacs =1 Mark, <Rs.7.5 Lacs=2 Marks, <Rs.10 Lacs=3 Marks, >Rs.10 Lacs=4 Marks
4. Number of students to whom the Fund Supported for participation in national Conferences	01	Above 10=1. Else=0
5. Amount spent on Fund Support for student participation in national Conferences (in lakhs)	01	Above 5 lakhs=1. Else=0
6. Number of students to whom the Fund Supported for participation in International Conferences	02	Less than 2=0, 3 to 5=1 Above 5=2.
7. Scheme of Scholarships/Fellowships/Assistant Ship.(Out of total fees collection, % spent as scholarship/fellowship/assistant ship.	02	<ul style="list-style-type: none"> <li>- If it is upto 15% = 1 Mark,</li> <li>- Beyond 15%= 2 Marks,</li> <li>- Else=0</li> </ul>
No. _____ Amount spent per year _____ Total _____		

<b>4</b>	<b>Academics</b>	<b>65</b>	
	1. Flexibility of Curriculum	06	Elective courses 6 to 10% =2, 11 to 15%=4, >15%=6
	2. Frequency of Curriculum Review	02	Every 5 years=2, 5 to 10 years=1, Else=0
	3. Course delivery/monitoring/course evaluation		
	(a) Formal student feedback system exists?	02	- If Yes = 2 - If No = 0
	(b) Is feedback monitored, analysed, communicated and action taken?	04	- Yes = 1 for each.
	(c) Does a course website display course planning, assignments, reading material?	04	- Yes = 1 for each.
	4. Innovations and initiatives in diversity of course offerings and pedagogy ( <i>Shall be verified by the Committee during visit</i> )	04	- No initiative = 0 - Innovation in pedagogy=2, - Diversity in courses offered=2
	5. Augmentation of instructional materials ( <i>Shall be verified by the Committee during visit</i> )	04	- If Yes = 4 - If No = 0
	6. Design Chair appointment ( <i>Shall be verified by the Committee during visit</i> )	06	- If Yes = 6 If No = 0
	7. Teaching load allocated to Visiting faculty (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE)	04	- If less than 25%=2, - Exactly 25% = 4 marks
	8. Internship: Implementation, Evaluation and Outcomes (over and above specified by CoA/AICTE guidelines) ( <i>No. of Students</i> )	06	- For every 10% = 1 mark, maximum of 6 marks
	9. Organized workshops/lectures/seminars to cater to contents beyond the scope of curriculum	06	- 1 Mark for each workshops/lectures/seminars, maximum of 6 marks
	10. International Collaborations and Exchange of at least 5 students	06	- 1 Mark for each Collaboration. - 1 Mark for each Student Exchange. (maximum of 6 marks)
	11. Promoting students for innovation, entrepreneurship and IPR.	05	-One point for each student promoted for innovation, entrepreneurship and IPR and for every five points one mark.
	12. Public Exhibition (Gallery) and No. of Exhibitions per year.	04	-1 Mark for each Exhibition (Gallery). (maximum of 4 marks)
	13. No. of Initiatives taken for fostering excellence/creativity of students	02	- Less than 5=0, - 6 to 10=1, - Above 10=2.
<b>5</b>	<b>Examination</b>	<b>20</b>	
	1. System of Continuous evaluation in each course of each program (a) Only Final Exam, (b) Mid Sessional Exam or <i>Periodic Internal assessment by jury/panel (in case of Architecture &amp; Planning)</i> (c) Supplementary Exam, (d) Group Assignments (e) Individual Assignments/Time Problems (f) Book Reviews (g) Quizzes (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE)	07	One mark for each

	2. Online e-assessment and fairness of evaluation and overall credibility of examination system	03	If Yes=3, If Partial=2, If No=0
	3. Question banks and e-quiz.	02	1 mark for each
	4. Open Book and Take-Home Exams/Assignments	03	2 marks for open book exam/ assignment, 1 mark for take home exam/ assignments
	5. MIS for exam available?	02	Yes=2, No=0
	6. Grievance redressal in examination Percentage of grievances resolved.	03	Upto 30%=1 mark, 30 to 50%=2 marks, Above 50%=3 marks
<b>6</b>	<b>Faculty</b>	<b>75</b>	
	1. Cadre Policy, Qualifications, Cadre wise Strength (As per the statutory Provisions of relevant Acts/Rules/ Regulations/ Notifications of CoA/AICTE)	10	<ul style="list-style-type: none"> <li>- If teacher to student ratio of 1:10 is maintained and at least one faculty member holds a Doctorate = 10 Marks,</li> <li>- If teacher to student ratio of 1:10 is maintained and all the faculty members are Master's Degree holders = 9 Marks</li> <li>- If teacher to student ratio of 1:10 is maintained and 50 % of the faculty members are Master's Degree holders= 8 Marks</li> <li>- If teacher to student ratio of 1:10 maintained and 25 % of the faculty members are Master's Degree holders = 7 Marks</li> <li>- If teacher to student ratio of 1:10 maintained and no faculty member holds a Master's Degree = 6 Marks</li> </ul>
	2. No. of faculty having Master's Degree or Ph.D	05	<ul style="list-style-type: none"> <li>- Less than 50% faculty with Master's Degree = No marks</li> <li>- Upto 50% Faculty with Master's Degree = 4 marks,</li> <li>- Upto 5% Faculty with Ph.D and 50% Faculty with Master's Degree = 5 marks</li> </ul>
	3. No. of Total faculty including core and allied faculty as per CoA/AICTE norms	05	<ul style="list-style-type: none"> <li>- If more than required = 5 marks</li> <li>- If exactly as required = 4 marks</li> <li>- If less than required = 3 marks</li> </ul>
	4. No. of Visiting Faculty (Practising Architects/Planners or Eminent Academicians/ Adjunct Faculty)	05	<ul style="list-style-type: none"> <li>- If more than required = 5 marks</li> <li>- If exactly as required = 4 marks</li> <li>- If less than required = 3 marks</li> </ul>
	5. Rules of Recruitment and Procedure		
	(a) Public advertisement through media	01	<ul style="list-style-type: none"> <li>- If Yes = 1 mark</li> <li>- If No = 0 mark</li> </ul>
	(b) Selection Process through Experts as per CoA/AICTE norms	01	<ul style="list-style-type: none"> <li>- If Yes = 1 mark</li> <li>- If No = 0 mark</li> </ul>
	(c) Scales of Pay and allowances as per statutory body guidelines (UGC/AICTE)	01	<ul style="list-style-type: none"> <li>- If Yes = 1 mark</li> <li>- If No = 0 mark</li> </ul>
	(d) Perquisites as per statutory body guidelines (CoA/AICTE)	01	<ul style="list-style-type: none"> <li>- If Yes = 1 mark</li> <li>- If No = 0 mark</li> </ul>
	(e) Service Rules adhered to for all selections	01	<ul style="list-style-type: none"> <li>- If Yes = 1 mark</li> <li>- If No = 0 mark</li> </ul>

	(f) Faculty strength per programme, both Architecture and Planning, (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE will be considered as benchmark)		
	1. Professors	02	If as per provision=1, More than provision=2 Marks, Less than Provision=0 Mark
	2. Associate Professors	02	If as per provision=1, More than provision=2 Marks, Less than Provision=0 Mark
	3. Assistant Professors	02	If as per provision=1, More than provision=2 Marks, Less than Provision=0 Mark
	(h) Percentage of Faculty with foreign exposure in relevant Employment, Research and Studies (Minimum 2 years)	05	20% =5 Marks, 10% = 4 marks, <10% = 3 marks
	(i) Faculty Development Policy and Scheme	01	1 mark for any such provision
	(a) R & D Seed grant	02	1 mark per faculty
	(b) Participation in International Conference per year	02	1 mark per faculty
	(c) Participation in National Conference		
	j. Percentage of Promotion and Career advancement opportunities considered through Advertisement/Feeder cadre	05	>20% =1 mark, >40% =2 marks, >60%=3 marks, >80%=4 marks, 100%=5 marks
	k. Appraisal systems of faculty considering	10	- 1 Mark for each component
	(a) Research		
	(b) Teaching		
	(c) Training		
	(d) New material development		
	(e) Industry interaction		
	(f) Consultancy		
	(g) Participation in administration		
	(h) Support extracurricular activities		
	(i) Feedback from the students		
	(j) Interaction with the Alumni		
	6. National and International recognition like Padma Award, Sahitya Academy Award, IIA Award, PRITZKER Etc. for faculty Members.	02	- 1 Mark for Each award.
	7. Faculty Diversity	02	- Yes=1, No=0.
	(a) Gender Diversity		- Yes=1, No=0.
	(b) Cultural Diversity		
<b>7</b>	<b>Professional Consultancy Practice and Research:</b>	<b>50</b>	
	1. Professional Work/ Projects Undertaken by institute and published.	03	
	(a) Fees received from major architecture/ planning projects undertaken by institute but not published (Architectural Projects not less than Rs.50 Lacs & Planning Projects not less than Rs.50 crores)	03	- More than 4 Arch projects/1 Planning project = 3 marks maximum
	(b) Professional Work successfully completed and published in journal(s)/reputed magazine(s) related to Design/ Architecture/ Planning	04	- At least 4 Arch projects/1 Planning Project = 2 marks
	(c) Project that have contributed to the improvement of City/State/Country i.e. project undertaken to support to the Government.		- At least one such work = 1 marks
			1 Mark for Each such project.

	2. Faculty members involved in relevant Private Consultancy Practice (PCP) and impart to students the knowledge and experience gained from such practice as well as impart professional training to students (As per the statutory Provisions of relevant Acts/Rules/Regulations/ Notifications of CoA/AICTE)	10	<ul style="list-style-type: none"> <li>- None involved = 0 marks</li> <li>- Less than 25% faculties in PCP = 7 marks</li> <li>- 25 to 50% = 8 marks</li> <li>- 50 to 75% = 9 marks</li> <li>- 100% = 10 marks</li> </ul>
	3. Awards for Best Publications /Oral Presentation/ Poster Presentation/Best design projects at national level	08	<ul style="list-style-type: none"> <li>- One Mark for each award (Maximum 08 Marks)</li> </ul>
	4. Awards for Best Publications /Oral Presentation/ Poster Presentation/Best design project at international level	10	<ul style="list-style-type: none"> <li>- One Mark for each award (Maximum 10 marks)</li> </ul>
	5. Organization of National/International Conferences/ Conventions, Industry Conclave, etc.	04	<ul style="list-style-type: none"> <li>- One Mark for each event (Maximum 10 marks)</li> </ul>
	6. Research undertaken in last three years (a) Sponsored Research – Projects (Number), Total Value (Rs.) (b) List of major five sponsoring agencies	02	<ul style="list-style-type: none"> <li>- Sponsored project of Rs. 5 lacs = 1 mark</li> <li>- One mark extra for an additional project(s) worth more than Rs. 5 lacs</li> </ul>
	7. Average Citation Index per faculty member.	02	<ul style="list-style-type: none"> <li>- Upto 5 =1 mark</li> <li>- More than 5 = 2 marks</li> </ul>
	8. Average H Index per faculty member.	02	<ul style="list-style-type: none"> <li>- 2 per faculty=1 mark,</li> <li>- More than 2 per faculty = 2 marks</li> </ul>
	9. Presence of University Press and No. of Publications.	01	<ul style="list-style-type: none"> <li>- If Yes=1, if No=0</li> </ul>
	10. Presence of Archives and No. of Archival Objects (Physical and Digital)	01	<ul style="list-style-type: none"> <li>- If No. of Archival Objects (Physical and Digital)&gt; 500= 2 Mark, else=0 Mark.</li> </ul>
<b>8</b>	<b>Governance</b>	<b>85</b>	
	1. Procedure for appointing the Independent Director, its diversity and delegation of power (a) Is there comprehensive document/procedure to appoint independent director by competent authority (b) Adherence to the above document (c) Does the document ensure diversity in gender in appointment? (d) Effectiveness of the independent director in attendance	04	<ul style="list-style-type: none"> <li>- If Yes=1, if No=0</li> <li>- If Yes=1, if No=0</li> <li>- If Yes=1, if No=0</li> <li>- Quorum=1 Mark, else=0</li> </ul>
	2. Adherence to Criterial standards for Key officers of University like Provost, Director, Registrar, CFO as listed in Pvt. Uni Act (Gujarat Act No. 8 of 2009)	04	1 Mark for each post
	3. Functioning of Various Committees (a) Frequency of meeting (Adherence to the relevant provisions of the act) (b) Attendance (Minimum attendance in all the meeting per academic year) (c) Circulation of agenda before the meeting in number of days (d) Minutes of the meeting circulated after the meeting (e) Action taken report in all the meeting per year For the following committees, (a) BoG, (b) Academic Council, (c) Executive Council, (d) Finance Committee, (e) Academic Audit Committee	01 05 01 01 01	Yes=1, No=0 100%- 5, 80%-4, 60%-3, 50%-2, 40%-1 Before one week-1, less than 1 week-0 Before one week-0, less than 1 week-1 Yes=1, No=0  ( to be scaled to 10 Marks)

4. Committee for Prevention of Sexual Harassment		
(a) Existence of Committee for Prevention of Sexual Harassment	01	Yes=1, No=0.
(b) Is the constitution in compliance with Vishakha Judgement?	01	Yes=1, No=0.
(c) Number of gender sensitivity compliance resolved	04	Upto 25%=1, 25 to 50%=2, 50-75%=3, above 75%=4
<b>5. Faculty Recruitment Norms and Procedure</b>		
<b>Faculty</b>		
(a) Is there and approved policy for recruitment by competent authority	01	Yes=1, No=0.
(b) Adherence to policy	01	Yes=1, No=0.
(c) Is there and approved policy for confirmation by competent authority	01	Yes=1, No=0.
(d) Adherence to policy	01	Yes=1, No=0.
(e) Is there and approved policy for promotion by competent authority	01	Yes=1, No=0.
(f) Adherence to policy	01	Yes=1, No=0.
<b>Staff</b>		
(g) Adherence to policy	01	Yes=1, No=0.
(h) Is there and approved policy for confirmation by competent authority	01	Yes=1, No=0.
(i) Adherence to policy	01	Yes=1, No=0.
(j) Is there and approved policy for promotion by competent authority	01	Yes=1, No=0.
(k) Adherence to policy	01	Yes=1, No=0.
(l) Policy for recruitment of Non-Teaching faculty as per CoA/AICTE guidelines	01	Yes=1, No=0.
(m) Policy for recruitment of Contractual staff	01	Yes=1, No=0.
<b>6. The audited Accounts to be audited by external auditors with annexures /Schedule and comments and Mandatory Disclosures as per provision of statutory bodies including Governing disclosures and obligations, Minutes of Meetings, disclosure of Annual Report should be displayed on the website.</b>		
(a) Audit statement disclosure on website	01	Yes=1, No=0.
(b) Quarterly internal audit reports	01	Yes=1, No=0.
(c) Action taken reports	01	Yes=1, No=0.
(d) Quarterly statutory audit reports	01	Yes=1, No=0.
(e) Quarterly statutory compliance reports	01	Yes=1, No=0.
<b>7. Mandatory Disclosures on the website as per provision of statutory bodies including Governing disclosures and obligations, Minutes of Meetings, disclosure of Annual Report on the Website.</b>		
(a) Disclosures on website	01	Yes=1, No=0.
(b) Mandatory/Regulatory/statutory)	01	Yes=1, No=0.
(c) Minutes of the meeting (BoG)	01	Yes=1, No=0.
(d) Minutes of the meeting (Academic council)	01	Yes=1, No=0.
(e) Minutes of the meeting (Academic Audit committee)	01	Yes=1, No=0.
(f) Minutes of the meeting (Finance committee)	01	Yes=1, No=0.
(g) Minutes of the meeting (Academic Advisory council)	01	Yes=1, No=0.
(h) Minutes of the meeting (Executive council)	01	Yes=1, No=0.
(i) Complete annual report	01	Yes=1, No=0.
(j) Balance sheet with complete annexures	01	Yes=1, No=0.
(k) Announcement on procurement	01	Yes=1, No=0.

<b>8. Record keeping for Income, Expenditure.</b>		
(a) ERP system fully implemented for account	01	Yes=1, No=0.
(b) Record keeping is manual	01	Yes=1, No=0.
(c) Backup data kept for number of years		Minimum 3 years=0, More than 3 years=1, More than 5 years=2
<b>9. E-Procurement and transaction / contract / arrangement with related party.</b>	03	1 Mark for each
(a) Percentage of E-procurement		>50%=1, Else=0
(b) Percentage of Transaction		>50%=1, Else=0
(c) Percentage of contract		>50%=1, Else=0
<b>10. Management Information System (MIS) and e-communications</b>	01	Yes=1, No=0.
<b>11. Meetings with stakeholders, student, faculty, staff, alumni, industry, potentials employee. (Meetings per semester)</b>	05	Yes=1, No=0. For each.
(a) Frequency of meetings with students.		
(b) Frequency of meetings with faculty.		
(c) Frequency of meetings with staff.		
(d) Frequency of meetings with Alumni.		
(e) Frequency of meetings with Industry/practitioners/potential employers		
<b>12. Existence of Effective Whistleblower's Policy (to be verified by the Committee)</b>	01	Yes=1, No=0.
<b>13. Display of documents on website to promote Strong Culture and Transparency.</b>		
(a) Faculty	01	Yes=1, No=0.
(b) Staff	01	Yes=1, No=0.
(c) Students	01	Yes=1, No=0.
(d) Academic	01	Yes=1, No=0.
(e) Financial	01	Yes=1, No=0.
(f) Compliance	01	Yes=1, No=0.
<b>14. Anti-ragging committee: Structure and organisation (No. of meetings held in last 2 years)</b>	05	Committee exists=2, Structure as per statutory provisions=2, No pendency of complaint=1.
<b>15. Professional bodies – Memberships</b>	04	- No membership = 0 - One marks for every membership
<b>16. Role of Alumni</b>	04	
(a) No of alumni on board		At least one member=1, Else=0.
(b) Financial Support		At least 1% of Budget=1, Else=0.
(c) Number of Jobs influenced by Alumni in Placement		>10%=1 else=0.
(d) Alumni as Visiting faculty		>5% =1, else=0.

**9. Overall performance of the institution/University as per Centre of Excellence Definition will be evaluated by the Committee at the time of visits as below - (Total 50 marks)**

1. Vision of the institute/ University for next 10 Years – 5 Marks.
2. Effectiveness of Pedagogy – 5 Marks
3. Overall academic environment of the institute – 5 Marks.
4. Overall discipline and cleanliness/ House Keeping at the institute -5 Marks

5. Independence and participation of the faculty/ Staff Members - 5 Marks
6. Aptitude for innovation – 5 Marks
7. Feedback of students and faculty – 5 Marks
8. Quality of extension services– 5 Marks
9. Continuing Education Program, Eco System for entrepreneurship, etc. - 5 Marks.
10. Outstanding achievements of the institute/ University – 5 Marks

**Note :** The applicant institute/university may add any additional information not included in the above components.

**Table – A**  
**(Refer Sr.No.1)**

Marks	NAAC	Letter Grade	NBA	GSIRF
	Cumulative Grade Point Average (CGPA)		% of courses accredited with minimum score of 600	Cumulative Grade Point Average (CGPA)
<b>0</b>	<b>Less than or equal to 3.0</b>	<b>B++ or lower</b>	<b>Less than 60%</b>	<b>Less than or equal to 3.5</b>
<b>10</b>	<b>3.01 to 3.15</b>	<b>A</b>	<b>Between 60% to 70%</b>	<b>Between 3.51 to 3.75</b>
<b>25</b>	<b>3.16 to 3.25</b>	<b>A</b>	<b>Between 70% to 80%</b>	<b>Between 3.76 to 4.0</b>
<b>35</b>	<b>3.26 to 3.50</b>	<b>A+</b>	<b>Between 80% to 90%</b>	<b>Between 4.1 to 4.25</b>
<b>40</b>	<b>Above 3.5</b>	<b>A++</b>	<b>&gt;90%</b>	<b>4.26 and above</b>

**Maximum of NAAC, NBA or GSIRF (for School of Architecture and planning only) will be considered.**

## **PART II**

(To be filled in by the **college/institution/private University**)

1. (i) Date, time of the visit of the **High Level Committee**  
(ii) Name and designation of the Committee members.
2. Interaction with the Head of the **college/institution/private University** and other officers to seek additional information, inputs and clarifications.
3. Brief write-up on the following three items (particular seek elaboration of the perspectives and related issues).
  - (a) Policy Perspectives in the matter of admissions (As relevant to possible empowerment in the matter of admission of students).
  - (b) Future Development Perspectives
  - (c) Fee Policy, Admission and Gradation norms
  - (d) The proposed fee structure -- How it differs from present Fee Regulatory Committee (FRC) norms.

## **UNDERTAKING**

The undersigned solemnly declares that the information as given above is true and correct and has been personally verified by me. The University shall provide additional information, elaboration and clarification as and when required by the Committee.

(Name)

Place:-

Registrar

Date:-

Name of the college/institution/private University



**FORM C***(See rule 4)*

(For Office Use only)

The High Level Committee recommends that the \_\_\_\_\_ college/institution/private University conforms all parameters and fulfils /qualifies all criteria as laid down in the Gujarat Professional Technical Educational Colleges or Institutions (Procedure for Declaration of Centre of Excellence) Rules, 2020 made under the Gujarat Professional Technical Educational Colleges or Institutions (Regulations of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and is eligible to be declared as the Centre of Excellence and the committee also recommends that the .....\* may be exempted from the preview/scope of the Act, initially for (3 years ) a period of three academic years.

Signature of the High Level Committee

1 ( \*\* )

Chairman

High Level Committee

2 ( \*\* )

Member

High Level Committee

3 ( \*\* )

(Member-secretary)

High Level Committee

Place:

Date:

\* Here mention Name of the college/institution/private University

\*\*Here mention Name

**APPENDIX II**

(See Rule 3(3))

Honorarium, Remuneration and Travelling Allowance for nominated members of High level Committee to attend the meetings.

(a) Honorarium Rs.	(b) Remuneration		
	Hotel Accommodation per day Rs.	Charges for travel within the city Rs.	Food Bill per day not exceeding Rs.
5,000	5,000	A.C Taxi Charges up to 50 km.	500
(c) Travelling Allowance			
Air	Rail	Road	
Economy class	A.C. I- Class	A.C Taxi/Ordinary Taxi/Own car (Rs.16 per Km.)	

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, MARCH 18, 2020 / PHALGUNA 28, 1941

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> March, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/26 of 2020/DVP-242019-4494-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016

1. The land bearing R.S.No.412/paikee (412paikee, 412 paikee 26 and 412 paikee 27) and R.S.No. 19 of village:Metoda-Khirsara designated for "Agricultural Zone" shall be deleted from the said

zone and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

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#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> March, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/08/GMR-102020-MM-393-CHH:-** Whereas the proposal vide Single file system No.IWDMS 102893 dated 17/02/2020 received from the office of Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies the following China Clay bearing areas of Nadapa village of Bhuj Taluka of Kachchh district in total 07 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type off land	Base Premium
1.	Nadapa China Clay Block-A	Nadapa, Bhuj, Kachchh	02.74.00	771457.96	Private	5%
2.	Nadapa China Clay Block-B	Nadapa, Bhuj, Kachchh	02.40.00	877128.00	Private	5%
3.	Nadapa China Clay Block-C	Nadapa, Bhuj, Kachchh	04.84.00	871432.32	Private	5%
4.	Nadapa China Clay Block-D	Nadapa, Bhuj, Kachchh	03.26.00	692247.96	Private	5%
5.	Nadapa China Clay Block-E	Nadapa, Bhuj, Kachchh	02.09.00	218509.50	Private	5%

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type off land	Base Premium
6.	Nadapa China Clay Block-F	Nadapa, Bhuj, Kachchh	03.97.70	782474.75	Private	5%
7.	Nadapa China Clay Block-G	Nadapa, Bhuj, Kachchh	02.10.00	418068.00	Private	5%

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved and amended by the Government of Gujarat vide letter dated 30/10/2017 and 03/01/2020 respectively.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017.
- Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- There would not be any reservation with regard to specified end-use.
- The base premium is fixed as 5% for all the China Clay mineral blocks to be put for auction.
- Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Timeline
Date of issuance of Notice Inviting Tender	T0
Completing of Stage-I i.e. Issuance of Letter of Intent	T0 + 105 days

- The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 3<sup>rd</sup> March, 2020

#### GUJARAT POLICE ACT, 1951.

**No: GG/16/2020/MHK/1011/2224/C :-** In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom. XXII of 1951) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Police Sub-Inspector (Unarmed), Class III, in the subordinate service of the Police Department, namely:

1. These rules may be called the Police Sub- Inspector (Unarmed), Class-III, Recruitment Rules, 2020.
2. Appointment to the post of Police Sub-Inspector (Unarmed), Class III, in the subordinate service of the Police Department shall be made either;
  - (a) by promotion of a person who possess “good” benchmark for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons, who,-
    - (i) have worked for not less than five years in the cadre of Assistant Sub-Inspector (Unarmed), Class III, in the subordinate service of the Police Department;
    - (ii) have passed the departmental examination as may be prescribed by the Government;
    - (iii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006; and
    - (iv) possess a valid heavy/light motor vehicle driving licence as on date of promotion:

Provided that where the appointing authority is satisfied that a person having the experience as specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in

writing, promote such persons who possesses experience of a period of not less than two-thirds of the period specified in subclause (i) above; or

**(b)** by promotion on the basis of the result of the Special Competitive Examination of a person who possess "good" benchmark for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons, who;

- (i) have worked for not less than five years combined or separately in the cadre of Assistant Sub-Inspector (Unarmed), Class III or Head Constable (Unarmed), Class III, in the subordinate service of the Police Department; or
- (ii) have worked for not less than fifteen years combined or separately in the cadre of Assistant Sub Inspector (Unarmed), Class III or Head Constable (Unarmed), Class III, or constable (Unarmed), Class III, in the subordinate service of the Police Department; and
- (iii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006;
- (iv) have passed the special competitive examination in accordance with the rules prescribed by the Government; and
- (v) have passed the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) or Secondary School Certificate Examination (Standard XI, old pattern) conducted by the State's Secondary and Higher Secondary Examination Board or possess an equivalent qualification recognised as such by the Government; and
- (vi) possess a valid heavy/light motor vehicle driving licence as on date of promotion; or

**(C)** by direct selection, on the basis of the result of competitive examination held for the purpose.

**3.** Appointment by promotion, by Special Competitive Examination and by direct selection shall be made in the ratio of 2:3:5, respectively.

**4.** To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-

(a) not be more than 35 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate belonging to the Scheduled Caste, Scheduled Tribe, Socially and Educationally Backward Class, Economically Weaker Section and in favour of a Woman in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may also be relaxed to the extent of three years in favour of a candidate who is working as a Constable, class III or Head Constable, class III or Assistant Sub-Inspector, class III, in the subordinate service of the Police Department:

- (b) possess Bachelor's degree obtained from any of the Universities established or incorporated by or under the Central or a State Act in India or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956 or possess an equivalent qualification recognised by the Government;



- (c) the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
  - (d) the minimum requisite standards of physique as specified in Appendix A appended to these rules;
  - (e) possess adequate knowledge of Gujarati or Hindi or both; and
  - (f) possess valid heavy/ light motor vehicle driving licence within the stipulated period of service on contractual basis.
5. The provisions of rule 9A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection.
  6. The candidate appointed by direct selection shall, during his contractual period, be required to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
  7. The candidate appointed by direct selection shall be required to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
  8. The candidate appointed either by direct selection or by promotion shall have to undergo such training and to pass such examination as may be prescribed by the Government.
  9. The candidate appointed by direct selection shall require to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

### **Appendix 'A'**

*(see Rule 4 (d))*

Minimum Physical Standards for the post of Police Sub- Inspector (Unarmed), Class III in the subordinate service of the Police Department

Physical Standards for the different classes of persons shall be as under :-

#### **A. For Male candidates:**

Sr. No.	Class	Height in centimeters (minimum)	Weight in Kilogram/ (minimum)	Chest in centimeters	
				Deflated	Inflated *
(i)	Scheduled Tribe candidate of Gujarat origin	162	50	79	84
(ii)	Candidate (except Scheduled Tribes of Gujarat Origin)	165	50	79	84

\* Minimum expansion of chest when inflated shall not be less than 5 centimetres.

#### **B. For Female candidates:**

Sr. No.	Class	Height in centimeters (minimum)	Weight in Kilogram/ (minimum)
(i)	Scheduled Tribe candidate of Gujarat origin	156	40
(ii)	Candidate (except Scheduled Tribes of Gujarat Origin)	158	40

C. The candidates with any one or more of the following physical defects shall be considered physically unfit:

Knock Knee, Pigeon Chest, Squint Eye, Flat Feet, Varicose Veins, Hammer Toes, Fractured Limb, Decayed Teeth, Communicable Skin Disease.

SHAPEI Means	S	Psychological
	H	Hearing
	A	Appedage
	P	Physical capacity for normal work
	E	Eye sight
	I	Meanis fit in all respect of perform normal professional functions under each of the above mentioned heads.

Provided that the candidate with colour blindness defects shall be considered unfit for appointment.

D. The candidate shall be free from surgical deformities like knock-knees, flat-foot and shall not have a past history of fits or psychiatric ailments, variscose vein, etc.

The Authorised Medical Officer shall, examine the candidate and issue the certificate of fitness taking into consideration the physical standards as mentioned above.

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**

Deputy Secretary to Government.

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### PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, MARCH 20, 2020 / PHALGUNA 30, 1941

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#### PART IV-B

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#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19<sup>th</sup> March, 2020

**Notification No. 09/2020 - State Tax**

#### **Gujarat Goods and Services Tax Act, 2017.**

**No.(GHN-18)GST-2020/S.148(25)TH :-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereinafter referred to as the said Act), the Government of Gujarat, on the recommendations of the Council, hereby notifies the persons who are foreign company which is an airlines company covered under the notification issued under sub-section (1) of section 381 of the Companies Act, 2013 (18 of 2013) and who have complied with the sub-rule (2) of rule 4 of the Companies (Registration of Foreign Companies) Rules, 2014, as the class of registered persons who shall follow the special procedure as mentioned below.

2. The said persons shall not be required to furnish reconciliation statement in **FORM GSTR-9C** to the Gujarat Goods and Services Tax Rules, 2017 under sub-section (2) of section 44 of the said Act read with sub-rule (3) of rule 80 of the said rules:

Provided that a statement of receipts and payments for the financial year in respect of its Indian Business operations, duly authenticated by a practicing Chartered Accountant in India or a firm or a Limited Liability Partnership of practicing Chartered Accountants in India is submitted for each GSTIN by the 30<sup>th</sup> September of the year succeeding the financial year.

3. This notification shall be deemed to have come into force with effect from the 16<sup>th</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**

Under Secretary to Government.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> March, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/27/CPI/1405/4899/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under: In Schedule-II, for Sr. No.- 154 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
154	M/S Torrent Pharmaceuticals Ltd.  (Consumer No : 19068)	Indrad	Mehasana	Unit shall be permitted to utilize <b>8500 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

Vol. LXI ]

MONDAY, MARCH 23, 2020 / CAITRA 3, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩ મી માર્ચ, ૨૦૨૦

#### ગુજરાત ગૌણ ખનિજ છુટછાટ નિયમો-૨૦૧૭

**ક્રમાંક: જીયુ-૨૦૨૦-૯-બલક-૧૦૨૦૧૫-૧-છ :** કમિશનરશ્રી, ભુસ્તરવિજ્ઞાન અને ખનિજની કચેરી, ગાંધીનગર તરફથી તા.૦૭/૦૮/૨૦૧૯ના પત્ર નં. સીજીએમ/લીઝ-૩/સાબરકાંઠા/ બી.એફ.જન-૧૧/૧૯-૨૦/જપ૯૦ થી મળેલ દરખાસ્ત અન્વયે વિભાગના તા.૧૬/૦૩/૨૦૧૫ના જાહેરનામા ક્રમાંક: જીયુ-૨૦૧૫-(૧૦)-બલક-૧૦૨૦૧૫-૧-છ થી સાબરકાંઠા જિલ્લામાં સાદી રેતી ખનિજના બહાર પાડવામાં આવેલ કુલ-૩૯ બ્લોક પૈકી સાબરકાંઠા જિલ્લાના પ્રાંતિજ તાલુકાના ગેડ અને સાંપડ ગામના આ સાથે કોષ્ટકમાં દર્શાવ્યા મુજબના કુલ-૨ બ્લોક આથી ડિનોટીફાઈ(રદ) કરવામાં આવે છે.

અનુ. નં.	બ્લોક નં.	ગામ	તાલુકા	વિસ્તાર (હેક્ટરમાં)	સાબરમતી નદીપટને લાગુ સર્વે નં.	કૂલ ખોદકામ કરવાનો જથ્થો મે.ટનમાં (અંદાજિત)
૧	ડી	ગેડ	પ્રાંતિજ	૦૫-૭૪-૨૫	૧૯, ૧૮	૪,૬૧,૬૯૫
૨	એચ	સાંપડ	પ્રાંતિજ	૦૬-૦૦-૦૦	૧૮૫ ની સામે	૪,૬૮,૦૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**ડી.જી.ચૌધરી,**

નાયબ સચિવ

ઉદ્યોગ અને ખાણ વિભાગ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, MARCH 24, 2020 / CAITRA 4, 1941

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 17<sup>th</sup> March, 2020.

#### Indian Stamp Act, 1899.

**NO.GHM-2020-17-M-STP-122020-258-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of stamp duty of Rs. 2,00,000/- (Rupees Two Lakh only), for the period of 1<sup>st</sup> December, 2019 to 31<sup>st</sup> December 2021 paid by the Star Health And Allied Insurance Company Limited, Zonal Office, Ahmedabad, chargeable on the Health Insurance policies issued during the aforesaid period.

By order and in the name of the Governor of Gujarat,

**M.B.SONI,**  
Deputy Secretary to Government.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, રજમી માર્ચ, ૨૦૨૦.

**જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ:-** ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ ૭૪(ગ) હેઠળ નિર્દિષ્ટ કરેલ સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણી, અધિનિયમની કલમ-૧૪૫ (ક) થી (વ) ની જોગવાઈઓ મુજબ કરવાની હોય છે. આ ઉપરાંત તમામ મંડળીઓ તેમના ચૂંટણી નિયમો અનુસાર ચૂંટણી કરતા હોય છે.

ભારત તથા દુનિયામાં હાલ કોરોના વાયરસને કારણે લોક-ડાઉન છે. જેથી સામાન્ય પ્રજાજન માટે હેરફેર કરવી મુશ્કેલ બનેલ છે. આ આપત્તિના સંજોગોમાં રાજ્યનું વહીવટીતંત્ર તથા રાજ્યના વિવિધ જિલ્લાઓમાં અધિકારીઓ/કર્મચારીઓ રોકાયેલ છે. તેમજ વધુ માણસો એકત્રિત થાય તે યોગ્ય ન હોઈ ચૂંટણી યોજવાનું વ્યવહારુ રીતે મુશ્કેલ હોઈ નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

જાહેરનામું

ગુજરાત સહકારી મંડળીઓ અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કલમ-૭૪(ગ) તથા કલમ-૧૪૫(ક) થી (વ) અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓની ચૂંટણીઓ સહિત તમામ સહકારી મંડળીઓની ચૂંટણીઓ અન્ય હુકમ ન થાય ત્યાં સુધી જે તબક્કે છે, તે તબક્કેથી મુલતવી રાખવાનો આદેશ કરવામાં આવે છે.

વધુમાં જે નિર્દિષ્ટ પ્રકારની સહકારી મંડળીઓની તથા તમામ સહકારી મંડળીઓની ચૂંટણી પ્રક્રિયા ન્યાયિક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની રહેતી હોય તે સહકારી મંડળીઓને આ જાહેરનામાં માંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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PUBLISHED BY AUTHORITY

VOL. LXI ]

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અધિસૂચના

સચિવાલય, ગાંધીનગર, રજમી માર્ચ, ૨૦૨૦.

**ક્રમાંક: જીએચકેએચ/૪૩/૨૦૨૦/એપીએમ/૧૦/૨૦૨૦/૬૩૦/ગ:-** COVID-19 (કોરોના) વાઈરસની ગંભીર અસરના કારણે આજે ગુજરાત સહિત સમગ્ર દેશમાં 'લોકડાઉન' ની પરિસ્થિતિ ઉદ્ભવેલી છે. 'સામાજિક સંક્રમણ' ના કારણે ફેલાતો આ રોગની ગંભીર નકારાત્મક અસરો અને પરિણામો સમગ્ર દેશ અને દુનિયા અનુભવી રહી છે. આ પરિસ્થિતિને ધ્યાને લેતા ગુજરાતના મોટાભાગના જિલ્લાઓમાં સી.આર.પી.સી.ની કલમ-૧૪૪ નું જાહેરનામું બહાર પાડવામાં આવેલ છે. ગુજરાત રાજ્યની બજાર સમિતિઓની સામાન્ય ચૂંટણી અને પેટાચૂંટણીઓ ચોજવામાં આવે તે લોકો એકઠા થાય અને આ ચેપી રોગ વધુ સંક્રમિત થાય તેવી સંભાવનાને ધ્યાને લેતાં અને આ વૈશ્વિક મહામારીને રાજ્યમાં ફેલાતી અટકાવવા માટે રાજ્યમાં બજાર સમિતિઓની ચૂંટણીઓ હાથ ધરવામાં મુક્તિ આપવી તથા હાલમાં જે બજાર સમિતિઓની ચૂંટણીઓ જે તબક્કે હોય તે તબક્કેથી મુલત્વી રાખવી જરૂરી જણાય છે.

કોરોનાને લગતી સમગ્ર પરિસ્થિતિ નિયંત્રણમાં આવ્યા બાદ જ તે બજાર સમિતિની સામાન્ય ચૂંટણી ચોજવા અને જે બજાર સમિતિની ચૂંટણી પ્રક્રિયા ચાલુ છે તેવી બજાર સમિતિઓના કિસ્સામાં ચૂંટણી પ્રક્રિયા જે તબક્કેથી મુલત્વી રાખેલ હોય તે તબક્કેથી પુનઃચૂંટણી પ્રક્રિયા હાથ ધરવા બાબતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ ની કલમ-૧૧(જ)(ક)(ક) તથા કલમ-૧૧(પ)(ક), અને કલમ-૧૭ની જોગવાઈ અનુસાર અન્ય હુકમ ન થાય ત્યાં સુધી મુલત્વી રાખવામાં આવે છે.

જે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા ન્યાયિક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની હોય તે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓને આ જાહેરનામામાંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





સત્યમેવ જયતે

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PUBLISHED BY AUTHORITY

VOL. LXI ]

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, રજમી એપ્રિલ, ૨૦૨૦.

પ્રસ્તાવના: -

**જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૭/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ:-** ગુજરાત સહકારી મંડળી અધિનિયમ કલમ ૭૪ સી (૨)(૧) મુજબ નિર્દિષ્ટ સહકારી મંડળીઓ માટે તેમજ ગુજરાત સહકારી મંડળી અધિનિયમની કલમ-૭૪(૧-ગ)(૧) ની જોગવાઈ મુજબ અન્ય સહકારી મંડળીઓમાં વ્યવસ્થાપક સમિતિના ચૂંટાયેલા સભ્યો અને તેના હોદ્દેદારોના હોદ્દાની મુદત, ચૂંટણીની તારીખથી પાંચ વર્ષની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમની કલમ ૭૪ સી (૨) (જ) તથા કલમ ૭૪(૧-ગ) (૨) મુજબ વ્યવસ્થાપક સમિતિના ચૂંટાયેલા સભ્યોની અવધિ પાંચ વર્ષ પૂર્ણ થયા તારીખથી હોદો ધરાવતા બંધ થશે તેવી જોગવાઈ હોવાના કારણે જે સહકારી મંડળીઓમાં ચૂંટણીની પાંચ વર્ષ પૂર્ણ થઈ ગયેલ હોય અને નવી વ્યવસ્થાપક સમિતિની રચના ન થયેલ હોય તેવી મંડળીઓમાં કોઈ જ વ્યવસ્થાપક સમિતિ કાયદાકીય રીતે રહી શકે નહીં.

ભારતમાં કોરોના વાયરસને કારણે સરકારશ્રીએ જાહેર કરેલ લોક-ડાઉનની પરિસ્થિતિમાં વધુ માણસો એકત્રીત થાય તે યોગ્ય ન હોય સહકારી સંસ્થાઓની ચૂંટણી યોજવાનું વ્યવહારું રીતે મુશ્કેલ હોય સરકારશ્રી દ્વારા તારીખ ૨૪-૦૩-૨૦૨૦ ના જાહેરનામાં ક્રમાંક: જીએચકેએચ/૪૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ થી ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ-૮૪(ગ) તથા કલમ ૧૪૫ (ક) થી (વ) અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓ સહિત તમામ મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણીઓ અન્ય હુકમ ન થાય ત્યાં સુધી જે તબક્કે છે તે તબક્કેથી મુલતવી રાખવાનો નિર્ણય કરવામાં આવેલ છે. પરંતુ સદરહુ જાહેરનામામાં વ્યવસ્થાપક કમિટીની અવધિ અંગે કોઈ જ ઉદ્દેશ કરવામાં આવેલ ન હોવાથી તે સંદર્ભે નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

જાહેરનામું

ગુજરાત સહકારી મંડળીઓ અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કલમ-૭૪ સી (૨)(જ) અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓ તથા કલમ ૭૪ (૧-ગ)(૨) અન્વયે અન્ય તમામ સહકારી મંડળીઓની હાલમાં ચાલુ વ્યવસ્થાપક કમિટીઓને ઉપરોક્ત જોગવાઈઓમાંથી મુક્તિ આપી તા. ૩૧-૦૭-૨૦૨૦ સુધી લંબાવવા માટે નિર્ણય કરવામાં આવે છે.

વધુમાં જે નિર્દિષ્ટ પ્રકારની સહકારી મંડળીઓ સહિત અવ્યય તમામ મંડળીઓની ચૂંટણી પ્રક્રિયા ન્યાયિક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની રહેતી હોય તે સહકારી મંડળીઓને આ જાહેરનામાં માંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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VOL. LXI ]

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, રજમી એપ્રિલ, ૨૦૨૦.

**જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૮/૨૦૨૦/એપીએમ/૧૦/૨૦૨૦/૬૩૦/ગ:-** ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ-૨૦) ની કલમ-૧૧(જ)(કક)થી સરકારશ્રીને મળેલ સત્તાની રૂએ.

તાજેતરની COVID-19 (કોરોના વાઈરસ)ના સંક્રમણની અસરને પહોંચી વળવા સમગ્ર દેશ તથા રાજ્યમાં લાગુ કરવામાં આવેલ લોકડાઉનની સ્થિતિના કારણે જે બજાર સમિતિઓની મુદત પૂર્ણ થયેલ છે અને કેન્દ્ર/રાજ્ય સરકારશ્રીની લોકડાઉનની સૂચનાઓ દરમિયાન જે બજાર સમિતિઓની મુદત તા. ૩૧-૦૭-૨૦૨૦ સુધીમાં પૂર્ણ થનાર છે, તેવી બજાર સમિતિઓની મુદત ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમની કલમ-૧૧(જ)(કક) અનુસાર ૩૧-૦૭-૨૦૨૦ સુધી વધારવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.



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PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, MAY 6, 2020 / VAISAKHA 16, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

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### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

#### Notification No.14/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-21)GST-2020/R.46(2)TH:-**In exercise of the powers conferred by the sixth proviso to rule 46 of the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), the Government, on the recommendations of the Council, and in supersession of the notification of the Government of Gujarat, Finance Department No.(GHN-122)GST-2019/S.146(4)TH dated the 17<sup>th</sup> December, 2019, Notification No. 72/2019 - State Tax, except as respects things done or omitted to be done before such supersession, hereby notifies that an invoice issued by a registered person, whose aggregate turnover in a financial year exceeds five hundred crore rupees, other than those referred to in sub-rules (2), (3), (4) and (4A) of rule 54 of said rules, and registered person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017, to an unregistered person (hereinafter referred to as B2C invoice), shall have Dynamic Quick Response (QR) code:

Provided that where such registered person makes a Dynamic Quick Response (QR) code available to the recipient through a digital display, such B2C invoice issued by such registered person containing cross-reference of the payment using a Dynamic Quick Response (QR) code, shall be deemed to be having Quick Response (QR) code.

2. This notification shall come into force from the 1<sup>st</sup> day of October, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**  
Under Secretary to Government.

**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.13/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-22)GST-2020/R.48(4)(2)TH:-**In exercise of the powers conferred by sub-rule (4) of rule 48 of the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred as said rules), the Government on the recommendations of the Council, and in supersession of the Notification of the Government of Gujarat, Finance Department No. (GHN-119)GST-2019/R.48(4)(1)TH dated the 17<sup>th</sup> December, 2019, Notification No. 70/2019 - State Tax, except as respects things done or omitted to be done before such supersession, hereby notifies registered person, other than those referred to in sub-rules (2), (3), (4) and (4A) of rule 54 of the said rules, whose aggregate turnover in a financial year exceeds one hundred crore rupees, as a class of registered person who shall prepare invoice and other prescribed documents, in terms of sub-rule (4) of rule 48 of the said rules in respect of supply of goods or services or both to a registered person.

2. This notification shall come into force from the 1<sup>st</sup> day of October, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**

Under Secretary to Government.

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**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.11/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-23)GST-2020/S.148(26)TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereinafter referred to as the said Act), the Government, on the recommendations of the Council, hereby notifies those registered persons (hereinafter referred to as the erstwhile registered person), who are corporate debtors under the provisions of the Insolvency and Bankruptcy Code, 2016 (31 of 2016), undergoing the corporate insolvency resolution process and the management of whose affairs are being undertaken by interim resolution professionals (IRP) or resolution professionals (RP), as the class of persons who shall follow the following special procedure, from the date of the appointment of the IRP/RP till the period they undergo the corporate insolvency resolution process, as mentioned below.

2. **Registration.-** The said class of persons shall, with effect from the date of appointment of IRP / RP, be treated as a distinct person of the corporate debtor, and shall be liable to take a new registration (hereinafter referred to as the new registration) **in the State, if the corporate debtor was registered in the State earlier**, within thirty days of the appointment of the IRP/RP:

Provided that in cases where the IRP/RP has been appointed prior to the date of this notification, he shall take registration within thirty days from the commencement of this notification, with effect from date of his appointment as IRP/RP.

3. **Return.-** The said class of persons shall, after obtaining registration file the first return under section 40 of the said Act, from the date on which he becomes liable to registration till the date on which registration has been granted.

4. **Input tax credit.**-(1)The said class of persons shall, in his first return, be eligible to avail input tax credit on invoices covering the supplies of goods or services or both, received since his appointment as IRP/RP but bearing the GSTIN of the erstwhile registered person, subject to the conditions of Chapter V of the said Act and the rules made thereunder, except the provisions of sub-section (4) of section 16 of the said Act and sub-rule (4) of rule 36 of the Gujarat Goods and Service Tax Rules, 2017 (hereinafter referred to as the said rules).

(2) Registered persons who are receiving supplies from the said class of persons shall, for the period from the date of appointment of IRP / RP till the date of registration as required in this notification or thirty days from the date of this notification, whichever is earlier, be eligible to avail input tax credit on invoices issued using the GSTIN of the erstwhile registered person, subject to the conditions of Chapter V of the said Act and the rules made thereunder, except the provisions of sub-rule (4) of rule 36 of the said rules.

5. Any amount deposited in the cash ledger by the IRP/RP, in the existing registration, from the date of appointment of IRP/RP to the date of registration in terms of this notification shall be available for refund to the erstwhile registration.

**Explanation.-** For the purposes of this notification, the terms "corporate debtor", "corporate insolvency resolution professional", "interim resolution professional" and "resolution professional" shall have the same meaning as assigned to them in the Insolvency and Bankruptcy Code, 2016 (31 of 2016).

6. This notification shall be deemed to have come into force with effect from the 21<sup>st</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**

Under Secretary to Government.

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## **FINANCE DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

### **Notification No.12/2020-State Tax**

## **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-24)GST-2020/S.148(27)TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following amendment in the Notification of Government of Gujarat, Finance Department, No. (GHN-43)GST-2019/S.148(15)TH dated the 24<sup>th</sup> April, 2019, Notification No.21/2019- State Tax, namely:-

In the said notification, in paragraph 2, the following proviso shall be inserted, namely: -

"Provided that the said persons who have, instead of furnishing the statement containing the details of payment of self-assessed tax in **FORM GST CMP-08** have furnished a return in **FORM GSTR-3B** under the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules) for the tax periods in the financial year 2019-20, such taxpayers shall not be required to furnish the statement in outward supply of goods or services or both in **FORM GSTR-1** of the said rules or the statement containing the details of payment of self-assessed tax in **FORM GST CMP-08** for all the tax periods in the financial year 2019-20."

2. This notification shall be deemed to have come into force with effect from the 21<sup>st</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**  
Under Secretary to Government.

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**FINANCE DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.27/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-25)GST-2020/S.148(28)TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (12 of 2017) (hereafter in this notification referred to as the said Act), the Gujarat Government, on the recommendations of the Council, hereby notifies the registered persons having aggregate turnover of up to 1.5 crore rupees in the preceding financial year or the current financial year, as the class of registered persons who shall follow the special procedure as mentioned below for furnishing the details of outward supply of goods or services or both.

2. The said registered persons shall furnish the details of outward supply of goods or services or both in **FORM GSTR-1** under the Gujarat Goods and Services Tax Rules, 2017, effected during the quarter as specified in column (2) of the Table below till the time period as specified in the corresponding entry in column (3) of the said Table, namely:-

**Table**

<b>Sl. No.</b>	<b>Quarter for which details in FORM GSTR-1 are furnished</b>	<b>Time period for furnishing details in FORM GSTR-1</b>
<b>(1)</b>	<b>(2)</b>	<b>(3)</b>
<b>1</b>	April, 2020 to June, 2020	31 <sup>st</sup> July, 2020
<b>2</b>	July, 2020 to September, 2020	31 <sup>st</sup> October, 2020

3. The time limit for furnishing the details or return, as the case may be, under sub-section (2) of section 38 of the said Act, for the months of April, 2020 to September, 2020 shall be subsequently notified in the Official *Gazette*.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**  
Under Secretary to Government.

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**FINANCE DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.17/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-26)GST-2020/S.25(6D)(1)TH:-** In exercise of the powers conferred by sub-section (6D) of section 25 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State

Government, on the recommendations of the Council, hereby notifies that the provisions of sub-section (6B) or sub-section (6C) of the said Act shall not apply to a person who is not a citizen of India or to a class of persons other than the following class of persons, namely:-

- (a) Individual;
- (b) authorised signatory of all types;
- (c) Managing and Authorised partner; and
- (d) Karta of an Hindu undivided family.

2. This notification shall come into effect from the 1<sup>st</sup> day of April, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**

Under Secretary to Government.

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**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.18/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-27)GST-2020/S.25(6B)(1)TH:-** In exercise of the powers conferred by sub-section (6B) of section 25 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby notifies the date of coming into force of this notification as the date, from which an individual shall undergo authentication, of Aadhaar number, as specified in rule 8 of the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in order to be eligible for registration:

Provided that if Aadhaar number is not assigned to the said individual, he shall be offered alternate and viable means of identification in the manner specified in rule 9 of the said rules.

2. This notification shall come into effect from the 1<sup>st</sup> day of April, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**

Under Secretary to Government.

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**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.19/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-28)GST-2020/S.25(6C)(1)TH:-** In exercise of the powers conferred by sub-section (6C) of section 25 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby notifies the date of coming into force of this notification as the date, from which the-

- (a) authorised signatory of all types;
- (b) Managing and Authorised partners of a partnership firm; and
- (c) Karta of an Hindu undivided family,



shall undergo authentication of possession of Aadhaar number, as specified in rule 8 of the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in order to be eligible for registration under GST:

Provided that if Aadhaar number is not assigned to the said persons, they shall be offered alternate and viable means of identification in the manner specified in rule 9 of the said rules.

2. This notification shall come into effect from the 1<sup>st</sup> day of April, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**  
Under Secretary to Government.

**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.

**Notification No.02/2020-State Tax (Rate)**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-29)GST-2020/S.9(1)(32)TH:-** In exercise of the powers conferred by sub-section (1), sub-section (3) and sub-section (4) of section 9, sub-section (1) of section 11, sub-section (5) of section 15 and section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj. 25 of 2017), the Gujarat Government, on being satisfied that it is necessary in the public interest so to do, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-32) GST-2017/S.9(1) (2)-TH dated 30<sup>th</sup> June, 2017, Notification No. 11/2017-State Tax (Rate) namely:-

In the said notification, in the Table, against serial number 25,

(a) after item (i) and entries relating thereto, in columns (3), (4) and (5), the following items and entries shall be inserted, namely, -

(3)	(4)	(5)
"(ia) Maintenance, repair or overhaul services in respect of aircrafts, aircraft engines and other aircraft components or parts.	2.5	-

(b) in item (ii), in column (3), after the brackets and figures "(i)", the word, brackets, and figures "and (ia)" shall be inserted.

2. This notification shall come into force with effect from the 1<sup>st</sup> day of April, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**  
Under Secretary to Government.

**FINANCE DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.**Notification No.03/2020-State Tax (Rate)****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-30)GST-2020/S.9(1)(33)TH:-** In exercise of the powers conferred by sub-section (1) of section 9 and sub-section (5) of section 15 of the Gujarat Goods and Services Tax Act, 2017 (Guj. 25 of 2017), the Gujarat Government, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-31) GST-2017/S.9(1) (I)-TH dated 30<sup>th</sup> June, 2017, Notification No. 1/2017-State Tax (Rate) namely:-

In the said notification, -

(a) in Schedule I - 2.5%, serial number 187 and the entries relating thereto shall be omitted;

(b) in Schedule II - 6%,-

(i) after serial number 75 and the entries relating thereto, the following serial number and entries shall be inserted, namely :-

"75A.	3605 00 10	All goods";
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(ii) serial numbers 202 and 203 and the entries relating thereto shall be omitted;

(c) in Schedule III - 9%,-

(i) serial number 73 and the entries relating thereto shall be omitted;

(ii) in serial number 379, for the entry in column (3), the entry "All goods" shall be substituted;

2. This notification shall come into force on the 1<sup>st</sup> day of April, 2020.

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**

Under Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2020.**Notification No.16/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-31)GSTR-2020/S.164(54)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely :-

1. (1) These rules may be called the Gujarat Goods and Services Tax (Third Amendment) Rules, 2020.

(2) Save as otherwise provided in these rules, they shall come into force with effect from the 23<sup>rd</sup> day of March, 2020.

2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 8, after sub-rule (4), the following sub-rule shall be inserted, namely:-

"(4A) The applicant shall, while submitting an application under sub-rule (4), with effect from 01.04.2020, undergo authentication of Aadhaar number for grant of registration."

3. In the said rules, in rule 9, in sub-rule (1), with effect from 01.04.2020, the following proviso shall be inserted, namely:-

"Provided that where a person, other than those notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4A) of rule 8, then the registration shall be granted only after physical verification of the principle place of business in the presence of the said person, not later than sixty days from the date of application, in the manner provided under rule 25 and the provisions of sub-rule (5) shall not be applicable in such cases."

4. In the said rules, for rule 25, the following rule shall be substituted, namely:-

**"Physical verification of business premises in certain cases.**-Where the proper officer is satisfied that the physical verification of the place of business of a person is required due to failure of Aadhaar authentication before the grant of registration, or due to any other reason after the grant of registration, he may get such verification of the place of business, in the presence of the said person, done and the verification report along with the other documents, including photographs, shall be uploaded in **FORM GST REG-30** on the common portal within a period of fifteen working days following the date of such verification."

5. In the said rules, in rule 43, in sub-rule (1) with effect from the 1<sup>st</sup> April, 2020,-

(a) for clause (c), the following clause shall be substituted, namely:-

"(c) the amount of input tax in respect of capital goods not covered under clauses (a) and (b), denoted as 'A', being the amount of tax as reflected on the invoice, shall credit directly to the electronic credit ledger and the validity of the useful life of such goods shall extend upto five years from the date of the invoice for such goods:

Provided that where any capital goods earlier covered under clause (a) is subsequently covered under this clause, input tax in respect of such capital goods denoted as 'A' shall be credited to the electronic credit ledger subject to the condition that the ineligible credit attributable to the period during which such capital goods were covered by clause (a), denoted as 'Tie', shall be calculated at the rate of five percentage points for every quarter or part thereof and added to the output tax liability of the tax period in which such credit is claimed:

Provided further that the amount 'Tie' shall be computed separately for input tax credit of central tax, State tax, Union territory tax and integrated tax and declared in **FORM GSTR-3B**.

*Explanation.- An item of capital goods declared under clause (a) on its receipt shall not attract the provisions of sub-section (4) of section 18, if it is subsequently covered under this clause."*

(b) for clause (d), the following clause shall be substituted, namely:-

"the aggregate of the amounts of 'A' credited to the electronic credit ledger under clause (c) in respect of common capital goods whose useful life remains during the tax period, to be denoted as 'Tc', shall be the common credit in respect of such capital goods:

Provided that where any capital goods earlier covered under clause (b) are subsequently covered under clause (c), the input tax credit claimed in respect of such capital good(s) shall be added to arrive at the aggregate value 'Tc';";

(c) in clause (e), the following Explanation shall be inserted, namely:-

**"Explanation.-** For the removal of doubt, it is clarified that useful life of any capital goods shall be considered as five years from the date of invoice and the said formula shall be applicable during the useful life of the said capital goods.";

(d) clause (f) shall be omitted.

6. In the said rules, in rule 80, in sub-clause (3), the following proviso shall be inserted, namely:-

"Provided that every registered person whose aggregate turnover during the financial year 2018-2019 exceeds five crore rupees shall get his accounts audited as specified under sub-section (5) of section 35 and he shall furnish a copy of audited annual accounts and a reconciliation statement, duly certified, in **FORM GSTR-9C** for the financial year 2018- 2019, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner."

7. In the said rules, in rule 86, after sub-rule (4), the following sub-rule shall be inserted, namely:-

"(4A) Where a registered person has claimed refund of any amount paid as tax wrongly paid or paid in excess for which debit has been made from the electronic credit ledger, the said amount, if found admissible, shall be re-credited to the electronic credit ledger by the proper officer by an order made in **FORM GST PMT-03**".

8. In the said rules, in rule 89, in sub-rule (4), for clause (C), the following clause shall be substituted, namely:-

“(C) “Turnover of zero-rated supply of goods” means the value of zero-rated supply of goods made during the relevant period without payment of tax under bond or letter of undertaking or the value which is 1.5 times the value of like goods domestically supplied by the same or, similarly placed, supplier, as declared by the supplier, whichever is less, other than the turnover of supplies in respect of which refund is claimed under sub-rules (4A) or (4B) or both;”.

9. In the said rules, in rule 92,-

(a) after sub-rule (1), the following sub-rule shall be inserted, namely:-

"(1A)Where, upon examination of the application of refund of any amount paid as tax other than the refund of tax paid on zero-rated supplies or deemed export, the proper officer is satisfied that a refund under sub-section (5) of section 54 of the Act is due and payable to the applicant, he shall make an order in **FORM RFD-06** sanctioning the amount of refund to be paid, in cash, proportionate to the amount debited in cash against the total amount paid for discharging tax liability for the relevant period, mentioning therein the amount adjusted against any outstanding demand under the Act or under any existing law and the balance amount refundable and for the remaining amount which has been debited from the electronic credit ledger for making payment of such tax, the proper officer shall issue **FORM GST PMT-03** re-crediting the said amount as Input Tax Credit in electronic credit ledger.";

(b) in sub-rule (4), after the words, brackets and figure "amount refundable under sub-rule (1)", the words, brackets, figure and letter "or sub-rule (1A)", shall be inserted;

(c) in sub-rule (5), after the words, brackets and figure "amount refundable under sub-rule (1)", the words, figures and letter "or sub-rule (1A)", shall be inserted.

10. In the said rules, in rule 96, in sub-rule (10), in clause (b) with effect from the 23<sup>rd</sup> October, 2017, the following Explanation shall be inserted, namely,-

"Explanation.- For the purpose of this sub-rule, the benefit of the notifications mentioned therein shall not be considered to have been availed only where the registered person has paid Integrated Goods and Services Tax and Compensation Cess on inputs and has availed exemption of only Basic Customs Duty (BCD) under the said notifications."

11. In the said rules, after rule 96A, the following rule shall be inserted, namely:-

**"96B. Recovery of refund of unutilised input tax credit or integrated tax paid on export of goods where export proceeds not realised.** -(1) Where any refund of unutilised input tax credit on account of export of goods or of integrated tax paid on export of goods has been paid to an applicant but the sale proceeds in respect of such export goods have not been realised, in full or in part, in India within the period allowed under the Foreign Exchange Management Act, 1999 (42 of 1999), including any extension of such period, the person to whom the refund has been made shall deposit the amount so refunded, to the extent of non- realisation of sale proceeds, along with applicable interest within thirty days of the expiry of the said period or, as the case may be, the extended period, failing which the amount refunded shall be recovered in accordance with the provisions of section 73 or 74 of the Act, as the case may be, as is applicable for recovery of erroneous refund, along with interest under section 50:

Provided that where sale proceeds, or any part thereof, in respect of such export goods are not realised by the applicant within the period allowed under the Foreign Exchange Management Act, 1999 (42 of 1999), but the Reserve Bank of India writes off the requirement of realisation of sale proceeds on merits, the refund paid to the applicant shall not be recovered.

(2) Where the sale proceeds are realised by the applicant, in full or part, after the amount of refund has been recovered from him under sub-rule (1) and the applicant produces evidence about such realisation within a period of three months from the date of realisation of sale proceeds, the amount so recovered shall be refunded by the proper officer, to the applicant to the extent of realisation of sale proceeds, provided the sale proceeds have been realised within such extended period as permitted by the Reserve Bank of India."

12. In the said rules, in rule 141, in sub-rule (2), for the word "Commissioner", the words "proper officer" shall be substituted.

13. In the said rules, in **FORM GST RFD-01**, after the declaration under rule 89 (2) (g), the following undertaking shall be inserted, namely:-

**"UNDERTAKING**

*I hereby undertake to deposit to the Government the amount of refund sanctioned along with interest in case of non-receipt of foreign exchange remittances as per the proviso to section 16 of the IGST Act, 2017 read with rule 96B of the GGST Rules 2017.*

*Signature-*

*Name-*

*Designation / Status"*

By order and in the name of the Governor of Gujarat,

**K. R. RATHAVA,**  
Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, MAY 6, 2020 / VAISAKHA 16, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> April, 2020.

#### Notification No.31/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-33)GST-2020/S.50(2)TH:-** In exercise of the powers conferred by sub-section (1) of section 50 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), read with section 148 of the said Act, the State Government, on the recommendations of the Council, hereby makes the following amendment in notification of the Government of Gujarat, Finance Department No. (GHN-30)GST-2017/S.50, 54 & 56(1)-TH dated the 30<sup>th</sup> June, 2017, Notification No.13/2017 – State Tax, namely:–

In the said notification, in the first paragraph, the following provisos shall be inserted, namely: –

“Provided that, the rate of interest per annum shall be as specified in column (3) of the Table given below, for the class of registered persons, mentioned in the corresponding entry in column (2) of the said Table, who are required to furnish the returns in **FORM GSTR-3B**, but fail to furnish the said return along with payment of tax for the months mentioned in the corresponding entry in column (4) of the said Table by the due date, but furnish the said return according to the condition mentioned in the corresponding entry in column (5) of the said Table, namely:–

**Table**

S. No. (1)	Class of registered persons (2)	Rate of interest (3)	Tax period (4)	Condition (5)
1.	Taxpayers having an aggregate turnover of more than rupees 5 crores in the preceding financial year	Nil for first 15 days from the due date, and 9 per cent thereafter	February, 2020, March 2020, April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 24 <sup>th</sup> day of June, 2020
2.	Taxpayers having an aggregate turnover of more than rupees 1.5 crores and up to rupees five crores in the preceding financial year	Nil	February, 2020, March, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 29 <sup>th</sup> day of June, 2020

S. No. (1)	Class of registered persons (2)	Rate of interest (3)	Tax period (4)	Condition (5)
			April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 30 <sup>th</sup> day of June, 2020
3.	Taxpayers having an aggregate turnover of up to rupees 1.5 crores in the preceding financial year	Nil	February, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 30 <sup>th</sup> day of June, 2020
			March, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 3 <sup>rd</sup> day of July, 2020
			April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 6 <sup>th</sup> day of July, 2020.”.

2. This notification shall be deemed to have come into force with effect from the 20<sup>th</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**R. D. MODI,**

Under Secretary to Government.

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## FINANCE DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> April, 2020.

### Notification No.32/2020-State Tax

### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-34)GST-2020/S.128(19)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), read with section 148 of the said Act, the Government, on the recommendations of the Council, hereby makes the following amendment in the notification of the Government Gujarat, Finance Department No. (GHN-134)GST-2018/S.128(13)-TH dated the 31<sup>st</sup> December, 2018, Notification No. 76/2018– State Tax, namely:–

In the said notification, after the second proviso, the following proviso shall be inserted, namely: –

“Provided also that the amount of late fee payable under section 47 shall stand waived for the tax period as specified in column (3) of the Table given below, for the class of registered persons mentioned in the corresponding entry in column (2) of the said Table, who fail to furnish the returns in **FORM GSTR-3B** by the due date, but furnishes the said return according to the condition mentioned in the corresponding entry in column (4) of the said Table, namely:--.

**Table**

S. No. (1)	Class of registered persons (2)	Tax period (3)	Condition (4)
1	Taxpayers having an aggregate turnover of more than rupees 5 crores in the preceding financial year	February, 2020, March, 2020 and April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 24 <sup>th</sup> day of June, 2020

S. No. (1)	Class of registered persons (2)	Tax period (3)	Condition (4)
2	Taxpayers having an aggregate turnover of more than rupees 1.5 crores and up to rupees five crores in the preceding financial year	February, 2020 and March, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 29 <sup>th</sup> day of June, 2020
		April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 30 <sup>th</sup> day of June, 2020
3	Taxpayers having an aggregate turnover of up to rupees 1.5 crores in the preceding financial year	February, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 30 <sup>th</sup> day of June, 2020
		March, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 3 <sup>rd</sup> day of July, 2020
		April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 6 <sup>th</sup> day of July, 2020.”.

2. This notification shall be deemed to have come into force with effect from the 20<sup>th</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**R. D. MODI,**

Under Secretary to Government.

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## FINANCE DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> April, 2020.

### Notification No.33/2020-State Tax

### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-35)GST-2020/S.128(20)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-8)GST-2018/S.128(5)-TH dated the 23<sup>rd</sup> January, 2018, Notification No. 4/2018 - State Tax, namely:—

In the said notification, after the third proviso, the following proviso shall be inserted, namely: —

“Provided also that the amount of late fee payable under section 47 of the said Act shall stand waived for the months of March, 2020, April, 2020 and May, 2020, and for the quarter ending 31<sup>st</sup> March, 2020, for the registered persons who fail to furnish the details of outward supplies for the said periods in **FORM GSTR-1** by the due date, but furnishes the said details in **FORM GSTR-1**, on or before the 30<sup>th</sup> day of June, 2020.”.

By order and in the name of the Governor of Gujarat,

**R. D. MODI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 9<sup>th</sup> April, 2020.

**Notification No.34/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-36)GST-2020/S.148(29)TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-43)GST-2019/S.148(15)TH dated the 24<sup>th</sup> April 2019, Notification No. 21/2019 - State Tax, namely:-

In the said notification,-

(i) in the second paragraph, the following proviso shall be inserted, namely: –

“Provided that the said persons shall furnish a statement, containing the details of payment of self-assessed tax in **FORM GST CMP-08** of the Gujarat Goods and Services Tax Rules, 2017, for the quarter ending 31<sup>st</sup> March, 2020, till the 7<sup>th</sup> day of July, 2020.”;

(ii) in the third paragraph, the following proviso shall be inserted, namely: –

“Provided that the said persons shall furnish the return in **FORM GSTR-4** of the Gujarat Goods and Services Tax Rules, 2017, for the financial year ending 31<sup>st</sup> March, 2020, till the 15<sup>th</sup> day of July, 2020.”.

By order and in the name of the Governor of Gujarat,

**R. D. MODI,**

Under Secretary to Government.

**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 9<sup>th</sup> April, 2020.

**Notification No.35/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-37)GST-2020/S.168A(1)TH:-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), in view of the spread of pandemic COVID-19 across many countries of the world including India, the Government of Gujarat, on the recommendations of the Council, hereby notifies, as under,-

(i) where, any time limit for completion or compliance of any action, by any authority or by any person, has been specified in, or prescribed or notified under the said Act, which falls during the period from the 20<sup>th</sup> day of March, 2020 to the 29<sup>th</sup> day of June, 2020, and where completion or compliance of such action has not been made within such time, then, the time limit for completion or compliance of such action, shall be extended upto the 30<sup>th</sup> day of June, 2020, including for the purposes of--

(a) completion of any proceeding or passing of any order or issuance of any notice, intimation, notification, sanction or approval or such other action, by whatever name called, by any authority, commission or tribunal, by whatever name called, under the provisions of the Acts stated above; or

- (b) filing of any appeal, reply or application or furnishing of any report, document, return, statement or such other record, by whatever name called, under the provisions of the Acts stated above;

but, such extension of time shall not be applicable for the compliances of the provisions of the said Act, as mentioned below -

- (a) Chapter IV;
- (b) sub-section (3) of section 10, sections 25, 27, 31, 37, 47, 50, 69, 90, 122, 129;
- (c) section 39, except sub-section (3), (4) and (5);
- (d) section 68, in so far as e-way bill is concerned; and
- (e) rules made under the provisions specified at clause (a) to (d) above;

(ii) where an e-way bill has been generated under rule 138 of the Gujarat Goods and Services Tax Rules, 2017 and its period of validity expires during the period 20<sup>th</sup> day of March, 2020 to 15<sup>th</sup> day of April, 2020, the validity period of such e-way bill shall be deemed to have been extended till the 30<sup>th</sup> day of April, 2020.

2. This notification shall come into force with effect from the 20<sup>th</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**R. D. MODI,**

Under Secretary to Government.

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## **FINANCE DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 9<sup>th</sup> April, 2020.

#### **Notification No.30/2020-State Tax**

#### **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-38)GSTR-2020/S.164(55)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely:-

1. (1) These rules may be called the Gujarat Goods and Services Tax (Fourth Amendment) Rules, 2020.
- (2) Save as otherwise provided, they shall be deemed to have come into force with effect from the 3<sup>rd</sup> April, 2020.
2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), with effect from the 31<sup>st</sup> March, 2020, in sub-rule (3) of rule 3, the following proviso shall be inserted, namely:-

“Provided that any registered person who opts to pay tax under section 10 for the financial year 2020-21 shall electronically file an intimation in **FORM GST CMP-02**, duly signed or verified through electronic verification code, on the common portal, either directly or through a Facilitation Centre notified by the Commissioner, on or before 30<sup>th</sup> day of June, 2020 and shall furnish the statement in **FORM GST ITC-03** in accordance with the provisions of sub-rule (4) of rule 44 upto the 31<sup>st</sup> day of July, 2020.”.

3. In the said rules, in sub-rule (4) of rule 36, the following proviso shall be inserted, namely:-

“Provided that the said condition shall apply cumulatively for the period February, March, April, May, June, July and August, 2020 and the return in **FORM GSTR-3B** for the tax period September, 2020 shall be furnished with the cumulative adjustment of input tax credit for the said months in accordance with the condition above.”.

By order and in the name of the Governor of Gujarat,

**R. D. MODI,**

Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LXI ]

WEDNESDAY, MAY 6, 2020/ VAISAKHA 16, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 1<sup>st</sup> May, 2020.

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-41)GSTR-2020/S.164(56)-TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) read with clause (c) of rule 9 and rule 25 of the Gujarat Goods and Services Tax (Fourth Amendment) Rules, 2019 (hereinafter referred to as the rules), made vide Government Notification, Finance Department No. (GHN-58)GSTR-2019/S.164(43)-TH dated the 28<sup>th</sup> June, 2019, Notification No. 31/2019 - State Tax, the Government hereby appoints the 21st day of April, 2020, as the date from which the said provisions of the rules, shall come into force.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, MAY 7, 2020 / VAISAKHA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> May, 2020.

#### GUJARAT ELECTRICITY DUTY ACT, 1958.

**No. GHU /2020 /28 / ELD /12 /2020 /317 /E:** In exercise of the powers conferred by clause (b) of sub-section (3) of section 3 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958) and in supersession of Government notification, Energy and Petrochemicals Department No. GHU/93/8/ELD/1091/4223/K, dated the 21<sup>st</sup> May, 1993, the Government of Gujarat hereby reduces with effect from the 1<sup>st</sup> April, 2020, in the whole of the State of Gujarat, the rate of electricity duty specified in item (4) of Part I of Schedule I to the said Act, to 10 percent of consumption charges in respect of energy consumed by Cold Storages engaged in preservation of perishable goods.

**EXPLANATION** .- For the purpose of this notification, Cold Storages would not include refrigerating cabinets.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL**

Joint Secretary to Government.

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Government Central Press, Gandhinagar.



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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, MAY 7, 2020 / VAISAKHA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> May, 2020.

#### GUJARAT ELECTRICITY DUTY ACT, 1958.

**No. GHU /2020 /29 / ELD /12 /2020 /317 /E :-** In exercise of the powers conferred by clause (b) of sub-section (3) of section 3 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby reduces with effect from the 1<sup>st</sup> April 2020, in the whole of the State of Gujarat, the rate of electricity duty specified in item (4) of Part I of Schedule I to the said Act, in respect of energy consumed by religious places from existing 25 per cent to 7.5 per cent of consumption charges in Rural Area and 15 per cent of consumption charges in Urban Area.

**EXPLANATION.-** For the purpose of this notification, religious places means,

- (i) Temple, mosque, church, gurudwara, derasar, agiari, where pooja, namaz, prayer is performed; and also:-
- (ii) Deri, Samadhi, smashangruh, dargah, tomb, kabrastan.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL**

Joint Secretary to Government.

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Government Central Press, Gandhinagar.



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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, MAY 7, 2020 / VAISAKHA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> May, 2020.

#### GUJARAT ELECTRICITY DUTY ACT, 1958.

**No. GHU /2020 /30 / ELD /12 /2020 /317 /E :-** In exercise of the powers conferred by clause (b) of sub-section (3) of section 3 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby reduces with effect from the 1<sup>st</sup> April 2020, In the whole of the State of Gujarat the rate of electricity duty specified in item (4) of Part I of Schedule I to the said Act, in respect of energy consumed by Dharmshalas, to 15 per cent of consumption charges where energy is consumed at high tension and 10 per cent of consumption charges where energy is consumed at low tension.

**EXPLANATION.** - For the purpose of this notification, Dharmshala means: - lodging and/or boarding facility provided to pilgrims by any institution in the State of Gujarat.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL**

Joint Secretary to Government.

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Government Central Press, Gandhinagar.



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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

THURSDAY, MAY 07, 2020 / VAISAKHA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### FINANCE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7<sup>th</sup> May, 2020

##### Notification No. 38/2020 - State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-42)GSTR-2020/S.164(57)TH :-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

- (1) These rules may be called the Gujarat Goods and Services Tax (Fifth Amendment) Rules, 2020.  
(2) Save as otherwise provided, they shall be deemed to have come into force with effect from the 5<sup>th</sup> day of May, 2020.
- In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), with effect from the 21<sup>st</sup> April, 2020, in rule 26 in sub-rule (1), after the proviso, following proviso shall be inserted, namely: -

"Provided further that a registered person registered under the provisions of the Companies Act, 2013 (18 of 2013) shall, during the period from the 21<sup>st</sup> day of April, 2020 to the 30<sup>th</sup> day of June, 2020, also be allowed to furnish the return under section 39 in FORM **GSTR-3B** verified through electronic verification code (EVC).".

- In the said rules, after rule 67, with effect from a date to be notified later, the following rule shall be inserted, namely: -



**"67A. Manner of furnishing of return by short messaging service facility.-** Notwithstanding anything contained in this Chapter, for a registered person who is required to furnish a Nil return under section 39 in **FORM GSTR-3B** for a tax period, any reference to electronic furnishing shall include furnishing of the said return through a short messaging service using the registered mobile number and the said return shall be verified by a registered mobile number based One Time Password facility.

**Explanation. -** For the purpose of this rule, a Nil return shall mean a return under section 39 for a tax period that has nil or no entry in all the Tables in **FORM GSTR-3B**."

By order and in the name of the Governor of Gujarat,

**J. B. PATEL,**

Deputy Secretary to Government.

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**FINANCE DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 7<sup>th</sup> May, 2020

**Notification No. 39/2020 - State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-43)GST-2020/S.148(30)TH :-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-23)GST-2020/S.148(26)-TH dated the 27<sup>th</sup> March, 2020, Notification No. 11/2020-State Tax, namely:-

In the said notification

- (i) in the first paragraph, the following proviso shall be inserted, namely: -

"Provided that the said class of persons shall not include those corporate debtors who have furnished the statements under section 37 and the returns under section 39 of the said Act for all the tax periods prior to the appointment of IRP/RP.";

- (ii) for the paragraph 2, with effect from the 21<sup>st</sup> March, 2020, the following paragraph shall be substituted, namely: -

**"2. Registration.-** The said class of persons shall, with effect from the date of appointment of IRP / RP, be treated as a distinct person of the corporate debtor, and shall be liable to take a new registration (hereinafter referred to as the new registration) in the State, if the corporate debtor was registered in the State earlier, within thirty days of the appointment of the IRP/RP or by 30<sup>th</sup> June, 2020, whichever is later."

2. Save as otherwise provided, this notification shall be deemed to have come into force with effect from the 5<sup>th</sup> day of May, 2020.

By order and in the name of the Governor of Gujarat,

**J. B. PATEL,**

Deputy Secretary to Government.  
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**FINANCE DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 7<sup>th</sup> May, 2020

**Notification No. 40/2020 - State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-44)GST-2020/S.168A(2)TH:-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), the Gujarat Government, on the recommendations of the Council, hereby makes the following amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-37)GST-2020/S.168A(1)-TH dated the 9<sup>th</sup> April, 2020, Notification No. 35/2020- State Tax, namely:-

In the said notification, in the first paragraph, in clause (ii), the following proviso shall be inserted, namely: -

"Provided that where an e-way bill has been generated under rule 138 of the Gujarat Goods and Services Tax Rules, 2017 on or before the 24<sup>th</sup> day of March, 2020 and its period of validity expires during the period 20<sup>th</sup> day of March, 2020 to the 15<sup>th</sup> day of April, 2020, the validity period of such e-way bill shall be deemed to have been extended till the 31<sup>st</sup> day of May, 2020."

By order and in the name of the Governor of Gujarat,

**J. B. PATEL,**

Deputy Secretary to Government.

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# The Gujarat Government Gazette

**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

**VOL. LXI ]**

**TUESDAY, MAY 12, 2020 / VAISAKHA 22, 1942**

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## **PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### **AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT**

#### **Order**

Sachivalaya, Gandhinagar, 9<sup>th</sup> May, 2020.

**No. GHKH/49/2020/parach/10/2017-GOI-1(CHH):-** WHEREAS certain difficulties have arisen in giving effect to the provisions of the Gujarat Agricultural Produce Markets (Amendment) Ordinance 2020 (Guj. Ord. 3 of 2020) (hereinafter referred to as “the said Ordinance”) in so far as it relates to the provisions of section 31ZB as so inserted by the said Ordinance in the Agricultural Produce Market Committee Act, 1963 ( hereinafter referred to as “ the said Act”);

NOW, THEREFORE, in exercise of the powers conferred by section 58A as so inserted by the said Ordinance in the said Act, the Government of Gujarat hereby makes the following Order, namely:-

1. This Order may be called the Gujarat Agricultural Produce Markets (Removal of Difficulties) Order 2020.
2. In the said Ordinance, in section 31ZB as so inserted by the said Ordinance in the said Act, after sub-section (1), the following sub-section shall be inserted, namely:-

“(1A) The market committee shall not regulate marketing of notified agricultural produce and live stock in its market area. The market committee shall enforce regulation on marketing of notified agricultural produce and livestock within the principal market yard, sub-market yard and market sub-yard and not outside the principal market yard, sub-market yard and market sub-yard.”.

By order and in the name of the Governor of Gujarat,

**MANISH BHARDWAJ,**  
Secretary to Government.

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Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, MAY 15, 2020 / VAISAKHA 25, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### HEALTH & FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 15<sup>th</sup> May, 2020

#### Epidemic Diseases (Amendment) Ordinance, 2020

**No. GP/18/NCV/102020/SF-1/G.**— In exercise of the powers conferred by clause (iii) of sub-section 1A of the Epidemic Diseases (Amendment) Ordinance, 2020, the Government of Gujarat hereby declares Officers and employees engaged in duties and functions assigned by the State Government and local authorities relating to the COVID-19 to be the "Healthcare Services Personnel".

By order and in the name of the Governor of Gujarat,

**I. M. QURAISHI,**

Joint Secretary to Government.

Health and Family Welfare Department.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

THURSDAY, MAY 21, 2020 / VAISAKHA 31, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

**FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT**

#### Order

Sachivalaya, Gandhinagar, 19<sup>th</sup> May, 2020

**No. GTH/2020/04/ECA/102014/530937/B:-** The following order issued by the Government of India, Ministry of Consumer Affairs, Food and Public Distribution regarding removal of onion stock limit dated 27/2/2020 No: S.O. 901 (E) is republished for general information of public.

**MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION**

**(Department of Consumer Affairs)**

New Delhi, the 27<sup>th</sup> February, 2020

**S.O. 901(E).**— In exercise of the powers conferred by section 3 of the Essential Commodities Act 1955 (10 of 1955), the Central Government hereby makes the following order to further amend the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, namely :-

**1. Short Title and Commencement —**

1. This order may be called the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs (Amendment) Order, 2020.
2. It shall come into force on the date of publication in the official Gazette.
3. In the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, in clause 3, in sub-clause (2), the item (iv) shall be omitted.

[F. No. S-10/3/2017-ECR&E]

VINEET MATHUR, Jt. Secy.

**Foot Note :** The principal order was published in the Gazette of India Extraordinary , Part-II Section-3 Sub-section (i), *vide* number G.S.R. 929(E), dated 29<sup>th</sup> September, 2016 and was subsequently amended *vide* numbers S.O. 3341(E), dated the 27th October, 2016, S.O. 1288(E), dated the 25th April. 2017. S.O. 1600(E), dated the 17th May, 2017, S.O. 2785(E), dated the 25th August, 2017, S.O. 3136(E), dated the 27th September, 2017, S.O. 3397(E), dated the 23rd October, 2017, S.O. 3422(E), dated the 25th October, 2017, S.O. 4079(E), dated the 27th December, 2017, S.O. 2414(E) dated the 13th June, 2018, S.O. 2826(E), dated the 6th August, 2019, S.O. 3540(E) dated the 29th September, 2019, S.O. 4298(E), dated the 28th November, 2019, S.O. 4341(E) dated the 3rd December, 2019, S.O. 4417(E), dated the 10th December, 2019 and S.O. 4471(E) dated the 16th December, 2020.

By Order and in the name of the Governor of Gujarat,

**ACHAL SONI,**

Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

SATURDAY, MAY 23, 2020 / JYAISTHA 2, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 22<sup>nd</sup> May, 2020.

**No. GU-2020-(36)-GPC-11-2019-2760-E-** whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar Notification No. GU-2019-36-GPC-11-2019-2760-E, dtd. 30<sup>th</sup> May – 2019, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of laying the pipeline for transportation of Natural Gas.

And whereas, the copies of the said Gazette notification were made available to the public on 16.08.2019.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd, (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking) Gandhinagar free from all encumbrances.

**SCHEDULE****State: Gujarat**

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Alidar	156/P2		00	03	57
			In Suy No. 158/P1(G/L-Asphalted Road)		00	01	87
			158/P1		00	00	40
			159/1/P1		00	13	88
			166/P1		00	01	00
			In Suy No. 166/P1(G/L-Stream)		00	00	40
			166/2/P1		00	01	00
			173/P2		00	09	57
			173/P1		00	01	91
			200/P1		00	36	52
			200/P2				
			200/P3				
			199/P2		00	13	26
			199/P3		00	02	32
			198		00	10	79
			196/P1		00	00	40
			196/P2				
			197/P1		00	50	72
			212		00	11	52
			275/1		00	21	91
			227		00	13	86
			226/P1		00	10	33
			226/P2				
			229/1		00	13	93
			229/2				
			272		00	28	51
			271/P2		00	10	89
			270		00	00	40
			230/1/P1		00	01	64
			230/2				
			269		00	04	65
			263		00	11	08



Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Alidar	264/P1 ]		00	12	08
		(Contd.....)	264/P2 ]				
			261/P1 ]		00	18	35
			261/P2 ]				
			261/P3 ]				
			260		00	08	47
			288		00	10	23
			293		00	15	40
			289/P1 ]		00	35	49
			289/P2 ]				
			289/P3 ]				
			289/P3/P1 ]				
			287/P1 ]		00	06	77
			287/P3/P1 ]				
			287/P3/P2 ]				
			287/P4/P1 ]				
			287/P4/P2 ]				
			287/P4/P3 ]				
			In Bet.Suy No. 287 & 717(G/L-Cart Track)		00	01	93
			717/P1 ]		00	07	34
			717/P2 ]				
			294/P1 ]		00	36	59
			294/P2 ]				
			294/P3 ]				
			294/P4 ]				
			294/P5 ]				
			In Bet.Suy No. 294 & 314(G/L-Nala)		00	01	73
			314/P1 ]		00	27	81
			314/P2 ]				
			314/P3 ]				
			314/P4 ]				
			314/P5 ]				
			314/P6 ]				
			726		00	08	83

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Alidar	318		00	08	24
		(Contd.....)	In Bet.Suy No. 318 & 725 (G/L-Cart Track)		00	02	12
			725		00	06	68
			322/P1		00	60	50
			322/P2				
			322/P3				
			In Bet.Suy No. 322 & 328 (G/L-Road)		00	01	84
			328/P1		00	23	78
			328/P2				
			329/1/P1		00	46	40
			329/1/P2				
			329/2/P2				
			330/1		00	11	70
			330/2				
			330/3				
			330/3/P1				
Gir Somnath	Kodinar	Bodva	55/P3	126	00	12	17
			55/P2	125	00	10	87
			55/P1	124	00	15	01
			54/P2/P1	122	00	13	33
			54/P1	121	00	06	79
			54/P2/P2	123	00	06	73
			65	149	00	03	61
			68/P1	153	00	11	89
			68/P2	154	00	11	32
			71	159	00	01	04
			73/P1	161	00	01	53
			70/P1	157	00	12	74
			74/1	164	00	09	75
			74	163	00	11	50
			78/P1	169	00	12	80
			-	14	00	01	15
			79/1	171	00	00	40
			38	95	00	30	29

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Re-Survey No. (New Survey No.)	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Gir Somnath	Kodinar	Bodva	39	96	00	05	23
		(Contd.....)	37/1/P1	91	00	06	79
			-	6	00	03	10
			36/P2	90	00	15	22
			35/P1	88	00	08	25
			35/P2	89	00	07	68
			34	87	00	12	43
			-	In Suy No.87 (G/L-Nala)	00	01	00
			11/P1	56	00	29	65
			10/P7	53	00	18	03
			10/P2	49	00	15	28
			18	66	00	22	87

By order and in the name of the Governor of Gujarat

**HITESH PATEL,**

Under Secretary to Government.

**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૨મી મે, ૨૦૨૦.

**ક્રમાંક : જયુ/૨૦૨૦/(૩૬)/જીપીસી/૧૧-૨૦૧૯/૨૭૬૦/ઈ:-** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૧૯-૩૬-જીપીસી-૧૧-૨૦૧૯-૨૭૬૦-ઈ, તારીખ ૩૦-મે-૨૦૧૯ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઘરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિદ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ : ૧૬.૦૮.૨૦૧૯ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ ૬ ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ ની પેટાકલમ - ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગરને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખ થી પ્રાપ્ત થશે.

### અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	આલીદર	૧૫૬/પૈકી૨		૦૦	૦૩	૫૭
			સર્વે નં. ૧૫૮/પૈકી૧ માં (સરકારી જમીન - અસ્ફાલ્ટેડ રોડ)		૦૦	૦૧	૮૭
			૧૫૮/પૈકી૧		૦૦	૦૦	૪૦
			૧૫૮/૧/પૈકી૧		૦૦	૧૩	૮૮
			૧૬૬/પૈકી૧		૦૦	૦૧	૦૦
			સર્વે નં. ૧૬૬/પૈકી૧ માં (સરકારી જમીન - સ્ટ્રીમ)		૦૦	૦૦	૪૦
			૧૬૬/૨/પૈકી૧		૦૦	૦૧	૦૦
			૧૭૩/પૈકી૨		૦૦	૦૮	૫૭
			૧૭૩/પૈકી૧		૦૦	૦૧	૮૧
			૨૦૦/પૈકી૧	}	૦૦	૩૬	૫૨
			૨૦૦/પૈકી૨				
			૨૦૦/પૈકી૩				
			૧૮૮/પૈકી૨		૦૦	૧૩	૨૬
			૧૮૮/પૈકી૩		૦૦	૦૨	૩૨
			૧૮૮		૦૦	૧૦	૭૮
			૧૮૬/પૈકી૧	}	૦૦	૦૦	૪૦
			૧૮૬/પૈકી૨				
			૧૮૭/પૈકી૧		૦૦	૫૦	૭૨
			૨૧૨		૦૦	૧૧	૫૨
			૨૭૫/૧		૦૦	૨૧	૮૧
			૨૨૭		૦૦	૧૩	૮૬

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	આલીદર	૨૨૬/પૈકી૧		૦૦	૧૦	૩૩
		(કમશ...)	૨૨૬/પૈકી૨				
			૨૨૮/૧		૦૦	૧૩	૮૩
			૨૨૮/૨				
			૨૭૨		૦૦	૨૮	૫૧
			૨૭૧/પૈકી૨		૦૦	૧૦	૮૮
			૨૭૦		૦૦	૦૦	૪૦
			૨૩૦/૧/પૈકી૧		૦૦	૦૧	૬૪
			૨૩૦/૨				
			૨૬૮		૦૦	૦૪	૬૫
			૨૬૩		૦૦	૧૧	૦૮
			૨૬૪/પૈકી૧		૦૦	૧૨	૦૮
			૨૬૪/પૈકી૨				
			૨૬૧/પૈકી૧		૦૦	૧૮	૩૫
			૨૬૧/પૈકી૨				
			૨૬૧/પૈકી૩				
			૨૬૦		૦૦	૦૮	૪૭
			૨૮૮		૦૦	૧૦	૨૩
			૨૮૩		૦૦	૧૫	૪૦
			૨૮૮/પૈકી૧		૦૦	૩૫	૪૮
			૨૮૮/પૈકી૨				
			૨૮૮/પૈકી૩				
			૨૮૮/પૈકી૩/પૈકી૧				
			૨૮૭/પૈકી૧		૦૦	૦૬	૭૭
			૨૮૭/પૈકી૩/પૈકી૧				
			૨૮૭/પૈકી૩/પૈકી૨				
			૨૮૭/પૈકી૪/પૈકી૧				
			૨૮૭/પૈકી૪/પૈકી૨				
			૨૮૭/પૈકી૪/પૈકી૩				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	આલીદર	સર્વે નં. ૨૮૭ અને ૭૧૭ ની વચ્ચે (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૧	૯૩
		(ક્રમશઃ...)	૭૧૭/પૈકી૧		૦૦	૦૭	૩૪
			૭૧૭/પૈકી૨				
			૨૯૪/પૈકી૧		૦૦	૩૬	૫૯
			૨૯૪/પૈકી૨				
			૨૯૪/પૈકી૩				
			૨૯૪/પૈકી૪				
			૨૯૪/પૈકી૫				
			સર્વે નં. ૨૯૪ અને ૩૧૪ ની વચ્ચે (સરકારી જમીન - નાળા)		૦૦	૦૧	૭૩
			૩૧૪/પૈકી૧		૦૦	૨૭	૮૧
			૩૧૪/પૈકી૨				
			૩૧૪/પૈકી૩				
			૩૧૪/પૈકી૪				
			૩૧૪/પૈકી૫				
			૩૧૪/પૈકી૬				
			૭૨૬		૦૦	૦૮	૮૩
			૩૧૮		૦૦	૦૮	૨૪
			સર્વે નં. ૩૧૮ અને ૭૨૫ ની વચ્ચે (સરકારી જમીન - ગાડામાર્ગ)		૦૦	૦૨	૧૨
			૭૨૫		૦૦	૦૬	૬૮
			૩૨૨/પૈકી૧		૦૦	૬૦	૫૦
			૩૨૨/પૈકી૨				
			૩૨૨/પૈકી૩				

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	આલીદર (ક્રમશઃ...)	સર્વે નં. ૩૨૨ અને ૩૨૮ ની વચ્ચે (સરકારી જમીન - રોડ)		૦૦	૦૧	૮૪
			૩૨૮/પૈકી૧		૦૦	૨૩	૭૮
			૩૨૮/પૈકી૨				
			૩૨૮/૧/પૈકી૧		૦૦	૪૬	૪૦
			૩૨૮/૧/પૈકી૨				
			૩૨૮/૨/પૈકી૨				
			૩૩૦/૧		૦૦	૧૧	૭૦
			૩૩૦/૨				
			૩૩૦/૩				
			૩૩૦/૩/પૈકી૧				
		બોડવા	૫૫/પૈકી૩	૧૨૬	૦૦	૧૨	૧૭
			૫૫/પૈકી૨	૧૨૫	૦૦	૧૦	૮૭
			૫૫/પૈકી૧	૧૨૪	૦૦	૧૫	૦૧
			૫૪/પૈકી૨/પૈકી૧	૧૨૨	૦૦	૧૩	૩૩
			૫૪/પૈકી૧	૧૨૧	૦૦	૦૬	૭૯
			૫૪/પૈકી૨/પૈકી૨	૧૨૩	૦૦	૦૬	૭૩
			૬૫	૧૪૯	૦૦	૦૩	૬૧
			૬૮/પૈકી૧	૧૫૩	૦૦	૧૧	૮૯
			૬૮/પૈકી૨	૧૫૪	૦૦	૧૧	૩૨
			૭૧	૧૫૯	૦૦	૦૧	૦૪
			૭૩/પૈકી૧	૧૬૧	૦૦	૦૧	૫૩
			૭૦/પૈકી૧	૧૫૭	૦૦	૧૨	૭૪
			૭૪/૧	૧૬૪	૦૦	૦૯	૭૫
			૭૪	૧૬૩	૦૦	૧૧	૫૦
			૭૮/પૈકી૧	૧૬૯	૦૦	૧૨	૮૦
			-	૧૪	૦૦	૦૧	૧૫
			૭૯/૧	૧૭૧	૦૦	૦૦	૪૦
			૩૮	૯૫	૦૦	૩૦	૨૯

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	રી-સર્વે નંબર (નવો સર્વે નંબર)	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ગીર સોમનાથ	કોડીનાર	બોડવા	૩૯	૯૬	૦૦	૦૫	૨૩
		(ક્રમશઃ...)	૩૭/૧/પૈકી૧	૯૧	૦૦	૦૬	૭૯
			—	૬	૦૦	૦૩	૧૦
			૩૬/પૈકી૨	૯૦	૦૦	૧૫	૨૨
			૩૫/પૈકી૧	૮૮	૦૦	૦૮	૨૫
			૩૫/પૈકી૨	૮૯	૦૦	૦૭	૬૮
			૩૪	૮૭	૦૦	૧૨	૪૩
			—	સર્વે નં. ૮૭ માં(સરકારી જમીન - નાળુ)	૦૦	૦૧	૦૦
			૧૧/પૈકી૧	૫૬	૦૦	૨૯	૬૫
			૧૦/પૈકી૭	૫૩	૦૦	૧૮	૦૩
			૧૦/પૈકી૨	૪૯	૦૦	૧૫	૨૮
			૧૮	૬૬	૦૦	૨૨	૮૭

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**હિતેશ પટેલ,**  
સરકારના ઉપસચિવ.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

SATURDAY, MAY 23, 2020 / JYAISTHA 2, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 20<sup>th</sup> May, 2020.

#### GUJARAT STAMP ACT, 1958.

**No.GHM-2020-18-M-STP-122020-656-H-1 :- WHEREAS** the Government of Gujarat has announced a Scheme-Atmanirbhar Gujarat Sahay Yojna (herein referred to as the ‘Yojna’) to leave more cash in the hands of weaker sections of the society, small trades, and street vendors to help them fight the coronavirus-led crisis, under the Government Resolution, **Agriculture, Farmers Welfare and Co-operation Department** No.SMB/16/2020/253/CH dated the 16<sup>th</sup> May, 2020;

**AND WHEREAS**, the Government of Gujarat has decided to remit the Stamp Duty to the beneficiaries during the implementation of this Scheme;

**NOW THEREFORE**, in exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the Stamp Duty chargeable on the instruments who fulfil the conditions and procedure as per Scheme.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

SATURDAY, MAY 23, 2020 / JYAISTHA 2, 1942

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by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 22<sup>nd</sup> May, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/28 of 2020/TPS-142020-198-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/145 of 2018/TPS-142017-228-L, dated.01.11.2018 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.14(Pal)(1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation under section 48(1) of the said Act.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.14(Pal)(1<sup>st</sup> varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:-

- Sanction the said Preliminary Scheme without modification; and
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the said Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 22<sup>nd</sup> May, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/29 of 2020/TPS-142019-4476-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/247 of 2006/TPS-1406-610-L, dated.04.09.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.54(Bhestan) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation under section 48(1) of the said Act.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.54(Bhestan) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Said Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

1. The boundary of Final Plot No.53 admeasuring 11846 sq. mtr. and Final Plot No.77(રહેણાંક હેતુ વેચાણપત્ર) admeasuring 1604 sq. mtr. are modified as shown in the accompanying plan.
2. The purpose of the Final Plot No.73 and 68 allotted to appropriate Authority for “સોશીયલ ઈન્ફ્રાસ્ટ્રક્ચર ” are modified as “વાણીજ્ય હેતુ માટે વેચાણપત્ર” as shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 22<sup>nd</sup> May, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/30 of 2020/TPS-142019-2682-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/248 of 2006/TPS-1406-601-L,

dated.04.09.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.55(Bhestan) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation under section 48(1) of the said Act.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.55(Bhestan) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Said Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

#### **SCHEDULE**

1. The boundary and area of Final Plot No.5 admeasuring 22190 sq. mtr. is modified as 21611 sq. mtr. and new Final Plot No.49 (સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર) admeasuring 579sq. mtr. is allotted to the appropriate authority as shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat

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### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, MAY 27, 2020 / JYAISTHA 6, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> May, 2020.

**Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991.**

**No: GHM/2020/M/19/STP/112020/372/H.1:-** In exercise of the powers conferred by section 11 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991) (hereinafter referred to as 'the said Act'), the Government of Gujarat hereby delegates all the powers exercisable by the Collector, Anand under sections 4,5 and 5A of the said Act to the Prant Officer and Sub Divisional Magistrate, Khambhat, District Anand.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, MAY 29, 2020 / JYAISTHA 8, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મી મે, ૨૦૨૦.

### પ્રસ્તાવના:

**જાહેરનામા ક્રમાંક: જાહેરનામા/૫૨/૨૦૨૦/જાસીએસ/૧૦/૨૦૨૦/૧૧૫/છ:-** ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ ૭૪(ગ) હેઠળ નિર્દિષ્ટ કરેલ સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણી, અધિનિયમની કલમ-૧૪૫ (ક) થી (વ) ની જોગવાઈઓ મુજબ કરવાની હોય છે. આ ઉપરાંત તમામ મંડળીઓ તેમના ચૂંટણી નિયમો અનુસાર ચૂંટણી કરતા હોય છે.

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના તા.૨૪-૦૩-૨૦૨૦ના જાહેરનામા ક્રમાંક: જાહેરનામા/૪૨/૨૦૨૦/જાસીએસ/૧૦/૨૦૨૦/૧૧૫/છથી ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કલમ-૭૪(ગ) તથા કલમ-૧૪૫(ક) થી (વ) અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓની ચૂંટણીઓ સહિત તમામ સહકારી મંડળીઓની ચૂંટણીઓ અન્ય હુકમ ન થાય ત્યાં સુધી જે તબક્કે છે, તે તબક્કેથી મુલતવી રાખવાનો આદેશ કરવામાં આવેલ હતો.

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના તા.૨૪-૦૪-૨૦૨૦ના જાહેરનામા ક્રમાંક: જાહેરનામા/૪૭/૨૦૨૦/જાસીએસ/૧૦/૨૦૨૦/૧૧૫/છથી ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કલમ-૭૪ સી (૨)(૪) અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓ તથા કલમ ૭૪(૧-ગ)(૨) અન્વયે અન્ય તમામ સહકારી મંડળીઓની હાલમાં ચાલુ વ્યવસ્થાપક કમિટીઓને ઉપરોક્ત જોગવાઈઓમાંથી મુક્તિ આપી તારીખ:૩૧-૦૭-૨૦૨૦ સુધી લંબાવવા માટે નિર્ણય કરવામાં આવેલ હતો.

ધી જુનાગઢ જિલ્લા સહકારી બેંક લી. ના બોર્ડ ઓફ ડિરેક્ટર્સની મુદ્દત તા.૨૩-૦૪-૨૦૨૦ના રોજ પૂર્ણ થતી હોવાથી ચૂંટણી કાર્યક્રમ પ્રાંત અધિકારીશ્રી જુનાગઢ દ્વારા તા.૨૫-૦૨-૨૦૨૦થી શરૂ કરવામાં આવેલ અને ચૂંટણીની કાર્યવાહીમાં મોટા ભાગના તબક્કાઓ પૂર્ણ થયા હતા. બેંકના બોર્ડ ઓફ ડિરેક્ટર્સની કુલ-૨૧ બેઠકો પૈકી ૧૯ બેઠક પર ઉમેદવારો તા.૧૯-૦૩-૨૦૨૦ના રોજ બીનહરીફ જાહેર થયેલ અને બે બેઠકોની ચૂંટણી કરવાની થતી હતી. તે બે બેઠકો પૈકી એક વંથલી તાલુકો અને કેશોદ તાલુકો છે. તે પ્રત્યેક તાલુકામાં મતદારની સંખ્યા-૪૯ છે, જેનું મતદાન તા.૨૯-૦૩-૨૦૨૦ના રોજ થવાનું હતું. સરકારશ્રીએ લોકડાઉન-૪ અંતર્ગત આપેલ છુટછાટોને ધ્યાને લઈ, ધી જુનાગઢ જિલ્લા સહકારી બેંક લી. ની મુલતવી રાખેલ ચૂંટણી પ્રક્રિયા પૂર્ણ કરવા રજિસ્ટ્રાર સહકારી મંડળીઓ, ગાંધીનગર દ્વારા

તા.૨૨-૦૫-૨૦૨૦ના પત્રથી લોકડાઉનની પ્રવર્તમાન સૂચનાઓ સાથે જરૂરી સોશિયલ ડિસ્ટન્સિંગ રાખીને ચૂંટણી યોજના દરખાસ્ત કરેલ છે. બાકી રહેલ બે બેઠકોમાં માત્ર ૪૯-૪૯ મતદારો છે જેથી ચૂંટણી પ્રક્રિયા લોકડાઉનની સોશિયલ ડિસ્ટન્સિંગ તથા અન્ય સૂચનાઓના અમલ સાથે સરળતાથી થઈ શકે તેમ હોઈ, પુખ્ત વિચારણાને અંતે નીચે મુજબ જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.

### જાહેરનામું

ગુજરાત સહકારી મંડળીઓ અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે પ્રસિદ્ધ કરેલ તા.૨૪-૦૩-૨૦૨૦ના જાહેરનામાની જોગવાઈમાંથી ધી જુનાગઢ જિલ્લા સહકારી બેંક લી. ને મુક્તિ આપવામાં આવે છે અને કલમ-૭૪(ગ) હેઠળ ધી જુનાગઢ જિલ્લા સહકારી બેંક લી. ના બોર્ડ ઓફ ડિરેક્ટર્સની વ્યવસ્થાપક સમિતિની બે બેઠકોની ચૂંટણી અધિનિયમની કલમ-૧૪૫(ક) થી (વ) ની જોગવાઈઓ મુજબ ચૂંટણી પ્રક્રિયા પૂર્ણ કરવા આથી મંજૂરી આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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PUBLISHED BY AUTHORITY

VOL. LXI]

SATURDAY, MAY 30, 2020/ JYAISTHA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> May, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No. GH/V/31 of 2020/AGN/102019/76/L.1 :-** In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013), the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Sub-Officer / Drill Instructor, Class III in the subordinate service of the Directorate of Gujarat State Fire Prevention Service, namely:-

1. These rules may be called the Sub Officer / Drill Instructor, Class III, under the Directorate of Gujarat State Fire Prevention Service, Recruitment Rules, 2020.
2. Appointment to the post of Sub Officer / Drill Instructor, Class III in the subordinate service of the Directorate of Gujarat State Fire Prevention Service, shall be made either,-
  - (a) by temporary transfer on deputation basis from amongst the persons working on the cadre a Sub-Officer/Drill Instructor's cadre or equivalent cadre in the Fire Service of the Municipal Corporations or Municipalities having practical experience for not less than two years; or
  - (b) by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
  - (a) not be more than 35 years of age:



Provided that the upper age limit may be relaxed in favour of the candidates belonging to the Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and in favour of Women in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

(b) possess-

(i) a Bachelor's degree obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognized as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956, and have completed the Sub-Officer's Course or the Fire Prevention Course recognised by the National Fire Service College, Nagpur; or

(ii) Bachelor degree in Engineering (Fire)/ Bachelor of Technology (Fire) / Bachelor of Engineering (Fire and safety) / Bachelor of Technology (Fire and Safety) / Bachelor of Science (Fire) / Bachelor of Science (Fire and Safety) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India;

or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and

(c) possess the basic knowledge of computer application as prescribed In the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

(d) possess physical and medical standards as mentioned in Appendix A; and

(e) possess adequate knowledge of Gujarati or Hindi or both.

4. The provisions of rule 9A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection.

5. (i) The candidate appointed by direct selection, shall during his contractual period, be required to successfully complete the Sub Officer's Course at the National Fire Service Collage or in the recognized institute or institution approved for the purpose:

Provided that, if the Appointing Authority is satisfied that the candidate could not successfully complete such Sub-Officer's Course in the stipulated period due to circumstances beyond his control, his contractual period may be extended for one year and during the extended contractual period he will have to successfully complete the training as specified by Appointing Authority:

Provided further that, if the candidate is not sent for Sub Officer's Course due to administrative reasons, the period shall not be counted towards this stipulated period referred to in this rule:

Provided further that, a candidate appointed by direct selection, who as already completed such Sub-Officer's Course successfully before his direct selection to the post, shall not be required to undergo such Sub-Officer's Course again.

6. The candidate appointed by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government.

7. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such from, for such amount and for such period as may be prescribed by the Government.

8. Where in respect of any matter regarding service conditions of the Sub-Officer / Drill Instructor, Class II, in the sub-ordinate service of the Directorate of Gujarat State Fire Prevention Service for which specific provision is not made either in the Gujarat Fire Prevention and Life Safety Measures Act, 2013 or in these rules, the following rules as amended from time to time which are applicable to the employees of the corresponding class of Government of Gujarat, shall, mutatis-mutandis, apply to the Sub-Officer / Drill Instructor, Class III, in the sub-ordinate service of the Directorate of Gujarat State Fire Prevention Service, whom these rules are applicable, namely :-

- (a) the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (b) the Gujarat Civil Services (Pay) Rules, 2002;
- (c) the Gujarat Civil Services (Additions to Pay) Rules, 2002;
- (d) the Gujarat Civil Services (General Conditions of Service) Rules, 2002;
- (e) the Gujarat Civil Services (Travelling Allowance) Rules, 2002;
- (f) the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002;
- (g) the Gujarat Civil Services (Leave) Rules, 2002;
- (h) the Gujarat Civil Services (Pension) Rules, 2002.

#### **Appendix-A**

*(see rules 3 (d))*

Minimum Physical Standards for the post of Sub-Officer / Drill Instructor, Class III, in the Sub-ordinate Service of the Directorate of Gujarat Fire Prevention Service.

#### **A. For Male Candidates .**

Class	Minimum Height in Centimeters	Chest (Minimum in Centimeters)		Minimum Weight
		Deflated	Inflated	
Scheduled Tribes Candidate of Gujarat origin	160	81	86	50 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	165	81	86	50 Kg

Note: Minimum expansion of chest when inflated shall not be less than 5 centimeters.

#### **B. For Female Candidates.**

Class	Minimum Height in Centimeters	Minimum Weight
Scheduled Tribes candidate of Gujarat origin	156	40 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	158	40Kg

**C.** Candidates having any of the following physical defects shall be physically unfit for the post:

- (i) Knock Knee,
- (ii) Pigeon Chest,
- (iii) Squint Eye,
- (iv) Flat Feet,
- (v) Varicose Veins,
- (vi) Hammer Tees,
- (vii) Fractured Limb,
- (viii) Decayed Teeth,
- (ix) Communicable or
- (x) Skin Disease.

D. The Medical officer shall examine the candidate and issue the Certificate of Fitness taking into consideration the physical standards as mentioned above and also certify for the following matters, namely:-

S	Psychological
H	Hearing
A	Appendage
P	Physical capacity for normal work
E	Eye sight
I	meant fit in all respects to perform normal professional functions under each of the above mentioned heads.

Provided that the candidate with colour blindness defects shall be considered unfit for appointment.

By order and in the name of the Governor of Gujarat,

**R. A. PRAJAPATI,**

Under Secretary to Government.

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> May, 2020.

##### Gujarat Fire Prevention and Life Safety Measures Act, 2013.

**No. GH/V/32 of 2020/AGN-102019-75-L.1** :- In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013) the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Ground Staff cum Pump Operator, Class III, in the subordinate service of the Directorate of Gujarat State Fire Prevention Service, namely:-

1. These rules may be called the Ground Staff cum Pump-Operator, Class III under the Directorate of Gujarat State Fire Prevention Service, Recruitment Rules, 2020.
2. Appointment to the post of Ground Staff cum Pump-Operator, Class III in the subordinate service of the Directorate Gujarat of State Fire Prevention Service shall be made either, -
  - (a) by temporary transfer on deputation basis from amongst the persons working on the cadre Ground Staff cum Pump-Operator's cadre in the Fire Service of the Municipal Corporations or Municipalities having practical experience for not less than two years; or
  - (b) by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall, -
  - (a) not be more than 33 years of age :

Provided that the upper age limit may be relaxed in favour of the candidates belonging to Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward

Classes, Economically Weaker Sections and in favour of Women candidate in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 :

Provided further that the upper age limit may be relaxed in favour of a candidate, who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

- (b) (i) have passed the Higher Secondary School Certificate Examination conducted by a Secondary and/or Higher Secondary Education Board or possess an equivalent qualification recognised by the Government ;and
- (ii) possess a certificate of six months course of Fireman or Driver-cum- Pump Operator from recognized institution of State or Central Government or Industrial Training Institute;
- (c) possess a valid motor driving license for heavy motor vehicle;
- (d) possess the basic knowledge of Computer Application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (e) possess the minimum physical and medical standards as specified in Appendix A appended to these rules; and
- (f) Possess the adequate knowledge of Gujarati or Hindi or both.

4. The provisions of rule 9A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection.

5. The candidate appointed by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government.

6. Where in respect of any matter regarding service conditions of the Ground Staff cum Pump-Operator, Class-III in the subordinate service of the Directorate of Gujarat State Fire Prevention Service for which specific provision is not made either in the Gujarat Fire Prevention and Life Safety Measures Act, 2013 or in these rules, the following rules as amended from time to time which are applicable to the employees of the corresponding class of Government of Gujarat, shall, *mutatis-mutandis*, apply to the Ground Staff cum Pump-Operator Class III, in the Subordinate service of the Directorate of Gujarat State Fire Prevention Service, whom these rules are applicable, namely :-

- (a) the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (b) the Gujarat Civil Services (Pay) Rules, 2002;
- (c) the Gujarat Civil Services (Additions to Pay) Rules, 2002;
- (d) the Gujarat Civil Services (General Conditions of Service) Rules, 2002;
- (e) the Gujarat Civil Services (Travelling Allowance) Rules, 2002;
- (f) the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002;
- (g) the Gujarat Civil Services (Leave) Rules, 2002;
- (h) the Gujarat Civil Services (Pension) Rules, 2002.

**Appendix-A**

(see rule 3 (e))

Minimum Physical Standards for the post of Ground Staff cum Pump-Operator, Class III in the subordinate service of the Directorate of Gujarat State Fire Prevention Service.

**A. For Male Candidates .**

Class	Minimum height in centimeters	Minimum Chest in centimeters		Minimum weight
		Deflated	Inflated	
Scheduled Tribes Candidate of Gujarat origin	160	81	86	50 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	165	81	86	50 Kg

**Note:** Minimum expansion of chest when inflated shall not be less than 5 centimeters.

**B. For Female Candidates**

Class	Minimum height in centimeters	Minimum weight
Scheduled Tribes candidate of Gujarat origin	156	40 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	158	40Kg

**C. Candidates having any of the following physical defects shall be considered physically unfit for the post:**

- (i) Knock Knee, (ii) Pigeon Chest, (iii) Squint Eye, (iv) Flat Feet,  
 (v) Varicose Veins, (vi) Hammer Tees, (vii) Fractured Limb, (viii) Decayed Teeth,  
 (ix) Communicable or/ (x) Skin Disease.

D. The Resident Medical Officer shall, examine the candidate and issue the Certificate of Fitness taking into consideration the physical standards as mentioned above and also certify for the following matters, namely :-

SHAPE I means S Psychological

H Hearing

A Appendage

P Physical capacity for normal work

E Eye sight

I means fit in all respects to perform normal professional functions under each of the above mentioned heads.

Provided that the candidate with colour blindness defects shall be considered unfit for appointment.

By order and in the name of the Governor of Gujarat,

**R. A. PRAJAPATI,**  
Under Secretary to Government.

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> May, 2020.

#### Gujarat Fire Prevention and Life Safety Measures Act, 2013.

**No. GH/V/33 of 2020/AGN/102019/73/L1:**— In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013), the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Station Officer / Instructor, Class III, in the subordinate service of the Directorate of Gujarat State Fire Prevention Service, namely:-

1. These rules may be called the Station Officer / Instructor, Class III, under the Directorate of Gujarat State Fire Prevention Service, Recruitment Rules, 2020.
2. Appointment to the post of Station Officer / Instructor, Class III, in the subordinate service of the Directorate of Gujarat State Fire Prevention Service, shall be made either, -
  - (a) by temporary transfer on deputation basis from amongst the persons who working on the cadre of Station Officer / Instructor's or equivalent cadre in the fire service of Municipal Corporation or Municipalities for not less than three years; or
  - (b) by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
  - (a) not be more than 35 years of age:

Provided that the upper age limit may be relaxed in favour of the candidates belonging to the Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and in favour Women in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

(b) possess-

(i) (a) a Bachelor's degree obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956, and completed the Station Officer and Instructor's Course recognised by the National Fire Service College, Nagpur; or

(b) Bachelor's degree in Engineering (Fire)/ Bachelor's degree of Technology (Fire) / Bachelor's degree of Engineering (Fire and safety) / Bachelor's degree of Technology (Fire and Safety) / Bachelor's degree of Science (Fire) / Bachelor's degree of Science (Fire and Safety) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and

(ii) possess the basic knowledge of computer application as prescribed In the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

(iii) possess the minimum physical and medical standards as specified in the Appendix A appended to these rules; and

(iv) possess adequate knowledge of Gujarati or Hindi or both.

4. The provisions of rule 9A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection.

5. (i) The candidate appointed by direct selection, shall during his contractual period, be required to successfully complete the Station Officer and Instructor's Course at the National Fire Service College or in the recognised institute or institution approved for the purpose :

Provided that, if the Appointing Authority is satisfied that the candidate could not successfully complete such Station Officer and Instructor's Course in the stipulated period due to circumstances beyond his control, his contractual period may be extended for one year and during the extended contractual period he shall have to successfully complete the training as specified by Appointing Authority:

Provided further that, if the candidate is not sent for Station Officer and Instructor's Course due to an administrative reasons, the period shall not be counted towards this stipulated period referred to in this rule :

Provided also that, a candidate appointed by direct selection, who has / already completed such Station Officer and Instructor's Course successfully before his direct selection to the post, shall not be required to undergo such Station Officer and Instructor's Course again.

6. The candidate appointed by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government.

7. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such from, for such amount and for such period as may be prescribed by the Government.



8. Where in respect of any matter regarding service conditions of the Station Officer/ Instructor, Class III, in the subordinate service of the Directorate of Gujarat State Fire Prevention Service for which specific provision is not made either in the Gujarat Fire Prevention and Life Safety Measures Act, 2013 or in these rules, the following rules as amended from time to time which are applicable to the employees of the corresponding class of Government of Gujarat, shall, *mutatis-mutandis*, apply to the Station Officer / Instructor, Class III, in the subordinate service of the Directorate of Gujarat State Fire Prevention Service, whom these rules are applicable, namely :-

- (a) the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (b) the Gujarat Civil Services (Pay) Rules, 2002;
- (c) the Gujarat Civil Services (Additions to Pay) Rules, 2002;
- (d) the Gujarat Civil Services (General Conditions of Service) Rules, 2002;
- (e) the Gujarat Civil Services (Travelling Allowance) Rules, 2002;
- (f) the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002;
- (g) the Gujarat Civil Services (Leave) Rules, 2002;
- (h) the Gujarat Civil Services (Pension) Rules, 2002.

### Appendix-A

(See rules 3 (b) (iii))

Minimum Physical standards for the post of Station Officer / Instructor, Class III, in the subordinate service of the Directorate of Gujarat State Fire Prevention Service.

#### A. For Male Candidates.

Class	Minimum Height in Centimeters	Chest (Minimum in Centimeers)		Minimum Weight
		Deflated	Inflated	
Scheduled Tribes candidate of Gujarat origin.	160	81	86	50 Kg
Candidates (Except Scheduled Tribes of Gujarat origin).	165	81	86	50 Kg

**Note:** Minimum expansion of chest when inflated shall not be less than 5 centimeters.

#### B. For Female Candidates.

Class	Minimum Height in Centimeters	Minimum Weight
Scheduled Tribes candidate of Gujarat Origin	156	40 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	158	40 Kg

C. Candidates having any of the following physical defects shall be considered physically unfit for the post:

- (i) Knock Knee,                      (ii) Pigeon Chest,                      (iii) Squint Eye,                      (iv) Flat Feet,
- (v) Varicose Veins,                      (vi) Hammer Tees,                      (vii) Fractured Limb,                      (viii) Decayed Teeth,
- (ix) Communicable or                      (x) Skin Disease.

D. The Medical Officer shall examine the candidate and issue the Certificate of Fitness taking into consideration the physical standards as mentioned above and also certify for the following matters, namely:-

SHAPE I means      S    Psychological  
                              H    Hearing  
                              A    Appendage  
                              P    Physical capacity for normal work  
                              E    Eye sight  
                              I    means fit in all respects to perform normal professional  
                                      functions under each of the above mentioned heads.

Provided that the candidate with colour blindness defects shall be considered unfit for appointment.

By order and in the name of the Governor of Gujarat,

**R. A. PRAJAPATI,**  
Under Secretary to Government.

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> May, 2020.

#### THE GUJARAT WATER AND GAS PIPELINE

##### (ACQUISITION OF RIGHT OF USER IN LAND) ACT-2000 SECTION-6 (1)

**No.GN-10-VWS-17-2019-221-Kh-4 of 27-05-2020** whereas by notification the Govt. of Gujarat No.GN/05/VWS/17-2019-221/Kh-4, Dt.11-06-2019 issued under sub section (1) of section 3 of the Gujarat Water & Gas Pipelines (Acquisition of Right of user in land) Act-2000. (Here in after referred to as the said Act,) The State Government declared its intension to acquire the right of user in the land schedule appended to that Notification for the purpose of laying of the pipeline for the supply of drinking water in the state of Gujarat from Datardi, Ta-Rajula Dist-Amreli 1368 mm dia M.S.Pipeline 835 Mtr.Length to lay main transmission line for Drinking water is being lead by Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat under taking Gandhinagar) under Sardar Sarovar Narmada Canal based pipeline Project and variation for the purpose it is necessary to acquire the ROU in the land described in the schedule annexed to this notification but not covered in the earlier notification NWRWS and ..... under section-3 (1) of Gujarat Water and Gas Pipeline (Aquisition of ROU in land) Act-2020.

And where as the copies of the said Gazette Notification under section-3 (1) Dated.11-06-2019 were made available to the public up to Dated.09-07-2019.

The Competent authority has under sub sec.1 of Section 6 of the said, Act-2000, submitted the report to the State Government. The State Govt. has after considering the said report, decided the acquire the right of user in the land for public interest for laying of water supply pipeline by Gujarat Water Infrastructure Limited, Gandhinagar in the land specified the scheduled annexed to the Notification.

Now, therefore in exercise of powers conferred by sub section-1 of section-6 of the said Act. The State Government hereby declares that the right of user in the said land, specified in the scheduled appended to this notification are hereby acquired for the laying pipeline.

And further in exercise of powers conferred by sub section (2) & (4) of section-6 of the said Act. The State Government hereby directs that the rights of user in the said land shall, instead or vesting in the state Government vest from the date of Publication of the declaration, in the Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat Undertaking), free from all encumbrances.

### NC-5 Project Bhavnagar

DATARDI FARMER ROU DETAILS (Schedule-6(1))								
LOCATION :- DATARDI Ta:- Rajula (Amreli)								
DATE:- 19.11.2019								
Sr.No.	Farmer Name	Old Survey no./Block no.	New Survey no./Block no	Crop	R.O.U. AREA			Remarks
					Ha.	Are.	Sq.mtr.	
1	Lalitaben Dhanjibhai Savaliya	37/2	37/2	Kapas	0	7	50	
2	Manubhai Kurjibhi Dharuk	84 P2	84 P2	Kapas	0	16	75	
3	Jashubhai Kalabhai Dharuk	85 P3	85 P3	Kapas	0	11	75	
4	Bhikabhai Virjibhai Dharuk	85 P2	85 P2	Kapas	0	25	25	
5	Bharatbhai Nathabhai Dharuk	86 P1/P1	86 P1/P1	Kapas	0	11	50	
6	Jugalbhai Balubhai Dharuk	79 P2	79 P2	Kapas	0	58	25	
7	Ghanshyamabhai Balubhai Dharuk	80 P2	80 P2	Kapas				
8	Pravinbhai Balubhai Dharuk	78 P1	78 P1	Kapas				
9	Ghusabhai Mohanbhai Dharuk	77 P2	77 P2	Kapas	0	44	50	
10	Ghusabhai Mohanbhai Dharuk	76 P4	76 P4	Kapas	0	23	25	

(Sd/-)Illegible,  
Chief Engineer & Add.Secretary (Pro.)  
To the Government of Gujarat Narmada water  
Resources, water supply and Kalpsar Department,  
Sachivalaya, Gandhinagar.

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી મે, ૨૦૨૦.

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૬(૧)

**ક્રમાંક:- જીએન-૧૦-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.૪, તા.૨૭-૦૫-૨૦૨૦** ગુજરાત સરકારશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામા :- જીએન-૦૫-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.૪, તા.૧૧-૦૬-૨૦૧૯ થી એવું નિર્દેશ કરવામાં આવ્યું હતું કે આ સાથેની અનુસૂચિમાં દર્શાવેલ જમીન/જમીનોમાં

(હવે પછી તેનો ઉલ્લેખ ઉક્ત જમીન/જમીનો તરીકે કરેલ છે.) ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ દ્વારા અમરેલી જિલ્લાના ગામ દાંતરડી તા.રાજુલામાં આવેલ પીવાના પાણીની પાઈપલાઈન નાંખવી જરૂરી છે તે જાહેર હેતુ માટે એન.સી.-૫ માં વપરાશકારોનો હક્ક સંપાદન કરવાનો પોતાનો ઇરાદો જાહેર કરેલ છે.

સદર હું કલમ-૩(૧) હેઠળના જાહેરનામું તા.૧૧/૦૬/૨૦૧૯ ના રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ તેની નકલ જમીનના હિત સંબંધ ધરાવતા તમામ વ્યક્તિને તા.૦૯/૦૭/૨૦૧૯ સુધીમાં ઉપલબ્ધ થયેલ છે.

સક્ષમ અધિકારીશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૬(૧) હેઠળના રાજ્ય સરકારશ્રીને સાદર કરેલ અહેવાલને વિચારણામાં લીધા બાદ રાજ્ય સરકારશ્રીને એવી ખાતરી થઈ છે કે આ સાથેની અનુસુચિમાં દર્શાવેલ ઉક્ત જમીનોમાં ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા પાણીની પાઈપલાઈન નાંખવા માટે જમીનોમાંનો વપરાશકારોનો હક્ક સંપાદન કરવાના જાહેર હેતુ માટે જરૂરી છે.

આથી ઉક્ત અધિનિયમ કલમ-૬(૨) અને ૬(૪) ની જોગવાઈઓ અન્વયે એવું જાહેર કરવામાં આવે છે કે આ સાથેની અનુસુચિમાં દર્શાવેલ ઉક્ત જમીન/જમીનોમાં વપરાશકારોનો હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે તમામ બોજાથી મુક્ત રહીને ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગરને સંપૂર્ણ રીતે ઉક્ત જાહેરનામાની તારીખથી નિહિત કરવા જાહેર કરવામાં આવે છે.

### જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

#### અનુસુચિ-૬(૧)

દાંતરડી ખેડુત ખાતેદારોની આર.ઓ.યુ. ની વિગત							
ગામ:- દાંતરડી તા.રાજુલા (જિ.અમરેલી)							
ક્રમ	ખેડુત ખાતેદારોનું નામ	જુનો સર્વે નં./બ્લોક નં.	નવો સર્વે નં./બ્લોક નં.	પાક	વપરાશી હક્ક વિસ્તાર		
					હે.	આરે	ચો.મી.
૧	લલીતાબેન ઘનજીભાઈ સાવલીયા	૩૭/૨	૩૭/૨	કપાસ	૦	૭	૫૦
૨	મનુભાઈ કુરજીભાઈ ધારુક	૮૪ પૈકી-૨	૮૪ પૈકી-૨	કપાસ	૦	૧૬	૭૫
૩	જશુભાઈ કાળાભાઈ ધારુક	૮૫ પૈકી-૩	૮૫ પૈકી-૩	કપાસ	૦	૧૧	૭૫
૪	ભીકાભાઈ વિરજીભાઈ ધારુક	૮૫ પૈકી-૨	૮૫ પૈકી-૨	કપાસ	૦	૨૫	૨૫
૫	ભરતભાઈ નાથાભાઈ ધારુક	૮૬ પૈકી-૧/૧	૮૬ પૈકી-૧/૧	કપાસ	૦	૧૧	૫૦
૬	જુગલભાઈ બાલુભાઈ ધારુક	૭૯ પૈકી-૨	૭૯ પૈકી-૨	કપાસ	૦	૫૮	૨૫
૭	ઘનશ્યામભાઈ બાલુભાઈ ધારુક	૮૦ પૈકી-૨	૮૦ પૈકી-૨	કપાસ			
૮	પ્રવિણભાઈ બાલુભાઈ ધારુક	૭૮ પૈકી-૧	૭૮ પૈકી-૧	કપાસ			
૯	ધુસાભાઈ મોહનભાઈ ધારુક	૭૭ પૈકી-૨	૭૭ પૈકી-૨	કપાસ	૦	૪૪	૫૦
૧૦	ધુસાભાઈ મોહનભાઈ ધારુક	૭૬ પૈકી-૪	૭૬ પૈકી-૪	કપાસ	૦	૨૩	૨૫

(સહી/-) અવાચ્ય,

મુખ્ય ઇજનેર અને અધિક સચિવ(પ્રો.)

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,

સચિવાલય, ગાંધીનગર.

રીપોર્ટ

એન.સી.-૫ પ્રોજેક્ટ હેઠળ અમરેલી જિલ્લા ગામ-દાંતરડી ગામે પીવાના પાણીની પાઈપલાઈન નાંખવા કલમ-૬ (૧) ના જાહેરનામાં અંગે અહેવાલ:-

**અહેવાલ:-**

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે ગુજરાત રાજ્યના અમરેલી જિલ્લાના ગામ-દાંતરડી તા.રાજુલામાં પીવાના પાણીની જાહેર હેતુ માટે પાઈપલાઈન નાંખવી જરૂરી છે, જે અંગે બી.એમ.એસ. પ્રોજેક્ટ, સુરતને સીનીયર મેનેજર(સીવીલ) અને સક્ષમ અધિકારીશ્રી, એન.સી.-૫ ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, બરવાળાને કામગીરીમાં મદદ કરવા સારૂ તા.૦૮/૦૩/૨૦૧૯ ના રોજ વર્કઓર્ડર આપવામાં આવેલ છે.

ઉપરોક્ત પાણીની પાઈપલાઈન નાંખવા યોજના હેઠળ ૧ ગામો માટે રૂટ સર્વે કરાવવા અમારા માર્ગદર્શન હેઠળ બી.એમ.એસ.પ્રોજેક્ટ, સુરતના પ્રતિનિધિ સાથે રૂટ એલાઈનમેંટ નક્કી કરી તેમાં આવતાં ગામવાર સર્વે નંબરનું ૨૫ મીટરનાં વપરાશી હક્ક અર્થે કોમ્પ્યુટરથી વિસ્તાર (ક્ષેત્રફળ) કાઢી ગુજરાત પાણી અને ગેસ પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાનો મુસદ્દા મુખ્ય ઇજનેરશ્રી મારફતે સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગરને મોકલવામાં આવેલ હતો. જે સરકારશ્રીના આ વિભાગ દ્વારા મંજૂર કરી તેઓશ્રીના ક્રમાંક:- જીએન/૪/વીડબલ્યુએસ/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી જાહેરનામું બહાર પાડી સરકારશ્રીનો ઇરાદો જાહેર કરેલ છે. જે સરકારશ્રીના એક્સ્ટ્રા ઓર્ડીનરી નં.૧૬૫ ભાગ બી-૪ માં પાના નં.૧૬૫-૧ થી પાના નં.૧૬૫-૩ ઉપર પ્રસિદ્ધ થતાં તેની બહોળી પ્રસિદ્ધિ માટે કલેક્ટરશ્રી જિલ્લા વિકાસ અધિકારીશ્રી, અમરેલી તેમજ મામલતદારશ્રી/તાલુકા વિકાસ અધિકારીશ્રી, રાજુલા અને દાંતરડી ગ્રામ પંચાયત કચેરીએ પ્રસિદ્ધ કરવામાં આવેલ અને આ ૧ ગામના ખેડુત ખાતેદારોને રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાની નકલ સાથે નોટીસની બજવણી તા.૧૯/૦૭/૨૦૧૯ ના રોજ કરવામાં આવેલ છે અને ૩૦ દિવસમાં જો કોઈ વાંધા હોય તો રજૂ કરવા જાણ કરવામાં આવેલ છે.

ઉપરોક્ત જાહેરનામું સરકારશ્રીના રાજ્યપત્રમાં તા.૧૧/૦૬/૨૦૧૯ ના રોજ પ્રસિદ્ધ થયેલ છે, જે માહિતી નિયામકશ્રી, ભાવનગર તરફથી સ્થાનિક સમાચાર પત્રોમાં જાહેરનામું તા.૦૮/૦૭/૨૦૧૯ ના રોજ સંદેશ, ભાવનગરની આવૃત્તિમાં પ્રસિદ્ધ કરાવેલ છે.

ઉપરોક્ત વિગતે યોજનાના ૧ ગામના ખાતેદાર પૈકી કુલ-૦ વાંધા રજૂ થયા હતા, તેઓને તા.૧૭/૦૮/૨૦૧૯ ના રોજ કડીયાલી મુકામે સુનાવણી આપવામાં આવેલ હતી, પરંતુ કોઈ અરજદાર હાજર રહેલ નહતા. ખાતેદારો તરફથી વાંધાજનક વાંધા આવેલ નથી. વાંધાઓના અરજદારોને જવાબ આપવામાં આવ્યો છે અને તેનો નિકાલ કરવામાં આવ્યો છે.

ગામના નકશામાં દર્શાવેલ સર્વે નંબર મુજબ કલમ-૩(૧) નું જાહેરનામું ગામના નંબર-૭ ના સર્વે નંબર તમામ હિસ્સા દર્શાવી પ્રસિદ્ધ થયેલ છે. ઉપરોક્ત કાયદાની કલમ-૫ ની જોગવાઈ હેઠળ જાહેરનામાની પ્રસિદ્ધિ બાદ તમામ ગામોના સર્વે નંબરના હિસ્સાનું સર્વે કરવામાં આવેલ છે, જેની વિગત સાથે કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, જે ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, ગાંધીનગરનો બોજ રહીત હક્ક નિહીત કરવા સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગર મોકલવામાં આવે છે, જે મંજૂર થવા વિનંતી છે.

**અલ્પેશ વડ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

**પ્રમાણપત્ર-૧**

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, ગાંધીનગર દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન પ્રોજેક્ટ એન.સી.-૫ હેઠળ અમરેલી જિલ્લાના દાંતરડી ગામે પીવાના પાણીની બલ્ક ટ્રાન્સમીશન

પાઈપલાઈન નાંખવી જરૂરી છે, પાઈપલાઈનની જાહેરહેતુ માટે જમીનમાં વપરાશી હક્ક સંપાદન કરવા બાબત, અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાં દર્શાવેલ સર્વે નંબર/બ્લોક નંબર જરૂરી રેકર્ડ સાથે ચકાસણી કરીને સંપૂર્ણ ખાતરી કરેલી છે, તેમજ કલમ-૩(૧) ના જાહેરનામાં હેઠળ કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, અગાઉ દર્શાવેલ ક્ષેત્રફળમાં કોઈ તફાવત નથી, જેની ચકાસણી કરવામાં આવેલ છે.

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, કલમ-૬(૧) નું જાહેરનામું પત્રક ચકાસણી કરીને તૈયાર કરવામાં આવેલ છે.

તા.....૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પ્રમાણપત્ર-૨**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ રજીસ્ટર થયેલ કંપની છે

તા.....૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પ્રમાણપત્ર-૩**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, નં.૧ માં જણાવેલ ગામોની જાહેર હિતમાં પાણીની પાઈપલાઈન નાંખવી જરૂરી છે, હેતુ માટે ખાનગી માલિકીની જમીનમાં વપરાશકારોના વપરાશી હક્કો સંપાદન કરતી વખતે તથા સંપાદન થઈ ગયા પછી કોઈ કોર્ટના હુકમ આધારે નાણાંકીય તથા અન્ય જવાબદારી ઉપસ્થિત થશે તો તેની સંપૂર્ણ જવાબદારી સંપાદન સંસ્થાની રહેશે.

તા.....૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પ્રમાણપત્ર**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, અમરેલી જિલ્લાના રાજુલા તાલુકાનાં મોજે દાંતરડી ગામે પીવાના પાણીની પાઈપલાઈન નાંખવાના પ્રોજેક્ટ(એન.સી.-૫) અંતર્ગત અમરેલી જિલ્લાનાં રાજુલા તાલુકાના દાંતરડી ગામે પાઈપલાઈન નાંખવામાં આવનાર છે. આ પાઈપલાઈન નાંખવાના કામે પાઈપલાઈન રૂટમાં આવતા ખાતેદારોના વપરાશી હક્કમાં સંપાદન થતી જમીનનું કલમ-૬ (૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે તે કલમ-૩(૧) મુજબ છે તથા કોઈ સર્વે નંબરમાં ફેરફાર થતો નથી તથા પાઈપલાઈન નાંખવાના રૂટના ગામવાર નકશાની મે જાતે ખાત્રી કરી છે, જે આથી પ્રમાણિત કરવામાં આવે છે.

તા.....૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પરિશિષ્ટ-અ**

ગુજરાત પોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, અમરેલી જિલ્લાના દાંતરડી ગામે પીવાના પાણીની પાઇપલાઇન નાંખવા બાબત ગામોની યાદી:-

અનુ. નં.	જિલ્લો	તાલુકો	ગામનું નામ
૧	અમરેલી	રાજુલા	દાંતરડી

## જાહેરનામાની વિગત

જાહેરનામાનો નંબર	જાહેરનામાની તારીખ	રાજપત્રની તારીખ
જીએન/૪/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪	૧૧/૦૬/૨૦૧૯	૧૧/૦૬/૨૦૧૯

**સરકારી અને પંચાયત કચેરીએ જાહેરનામું પ્રસિધ્ધ કરવાની વિગત**

અનુ. નં.	સરકારી અને ગ્રામ પંચાયત કચેરી	નોટીસ બોર્ડ ઉપર પ્રસિધ્ધ કર્યાની તારીખ
૧	કલેક્ટરશ્રીની કચેરી ભાવનગર	૧૯/૦૭/૨૦૧૯
૨	જિલ્લા વિકાસ અધિકારીશ્રીની કચેરી ભાવનગર	૧૯/૦૭/૨૦૧૯
૩	મામલતદારશ્રીની કચેરી, તળાજા	૧૯/૦૭/૨૦૧૯
૪	તાલુકા વિકાસ અધિકારીશ્રીની કચેરી તળાજા	૧૯/૦૭/૨૦૧૯
૫	૧. તલાટી કમ મંત્રીશ્રી ત્રાપજ/સરપંચશ્રી	૧૯/૦૭/૨૦૧૯
	૨. તલાટી કમ મંત્રીશ્રી પાંચપીપળા/સરપંચશ્રી	૧૯/૦૭/૨૦૧૯

**અપેશ વડ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

**परिशिष्ट-७**

ગુજરાત પાણીની અને ગેસ પાઈપલાઈન (વપરાશી હક્ક) અધિનિયમ-૨૦૦૦ અન્વયે નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧)

જાહેરનામા નં. જીએન/૪/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ અસાધારણ રાજપત્ર નં.૧૬૫ ભાગ-બી-૪ માં પાના નં.૧૬૫-૧ થી પાના નં.૧૬૫-૩ થી પ્રસિદ્ધ થયેલ છે જે સામે ઇસમોને નોટીસ આપી છે તેઓએ લીધેલ વાંધાઓ માટે કરેલ સુચનની માહિતી ગામ-દાંતરડી જિ.અમરેલી

ગામ:- દાંતરડી			તાલુકો:- રાજુલા			જિલ્લો:- અમરેલી		
અનુ. નં.	સર્વે/બ્લોક નંબર	એરીયા	ખાતેદારનું નામ	નોટીસ ઈસ્યુ કરેલ તારીખ	નોટીસની બજવાણી કરેલ તારીખ	આપેલ વાંધાઓની તારીખ	વાંધા સુનાવણીની તારીખ	રીમાર્ક્સ
૧	કલમ-૩(૧) જાહેરનામા નં.જીએન/૪/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામા સામે ઈસમોને નોટીસ આપેલ છે તેઓએ કોઈ વાંધાઓ લીધેલ નથી. આથી આ વિગત શૂન્ય છે.							



**પરિશિષ્ટ-ક**

ગુજરાત સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧) ના જાહેરનામાં નંબર:-GN/4/VWS /17/2019/221/KH-4 Dt.11-06-2019 આધારે આવેલ વાંધાઓ તથા તેની સામે લીધેલ નિર્ણયની માહિતી દર્શાવતું પત્રક.

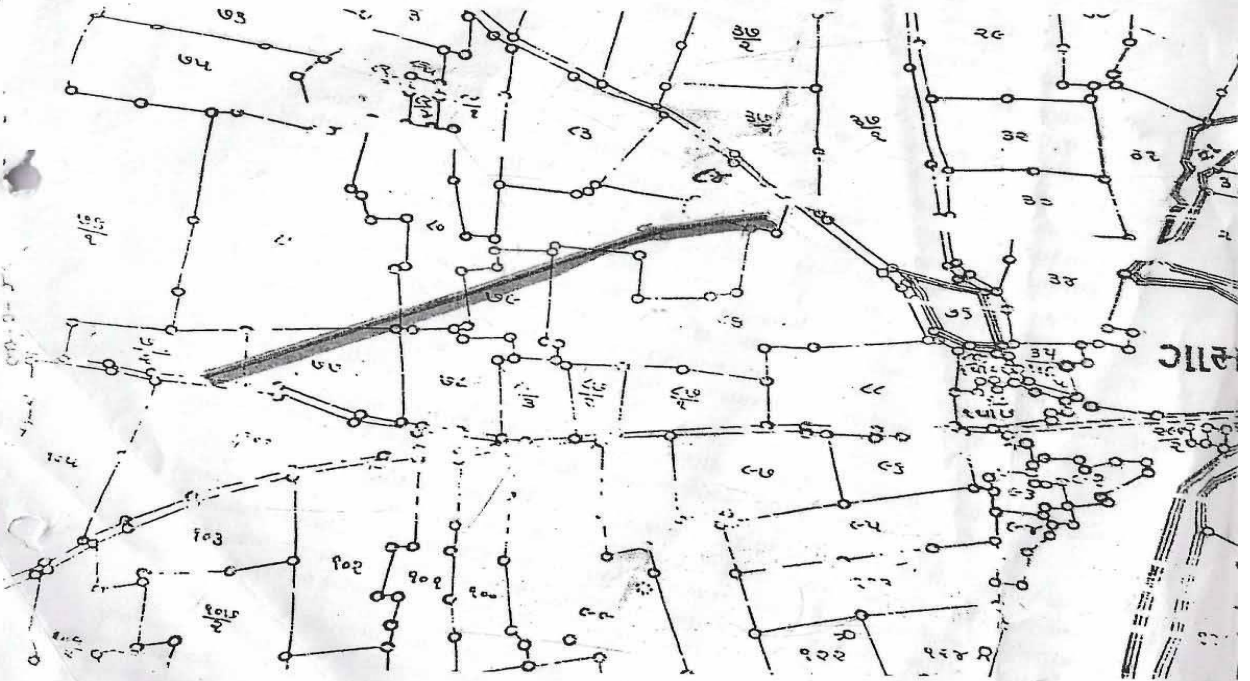
**ગામ-દાંતરડી તા.રાજુલા જી.અમરેલી**

ગામ:- દાંતરડી			તાલુકો:- રાજુલા		જિલ્લો:- અમરેલી	
અનુ. નં.	સર્વે/બ્લોક નંબર	વાંધા લેનાર વ્યક્તિનું નામ	વાંધો મુદત અંદર છે કે કેમ	વાંધાની ટુંકમાં વિગત	વાંધા નિકાલ માટેની કાર્યવાહી	સક્ષમ અધિકારીનો નિર્ણય
૧	ઇસમોએ વાંધા લીધેલ ન હોઈ, નિર્ણયની માહિતી શુન્ય છે					

સુનાવણીની તારીખ:- ૧૭/૦૮/૨૦૧૯  
સુનાવણીનું સ્થળ:- કડીયાલી, જિ.ભાવનગર.

**અલ્પેશ વડુ,**  
સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

મોટે- દાંતરડી તા. રાજુલા જી. અમરેલી 157  
N.C-5- ગોરડાના રાજુલા



Senior Manager  
GWIL, Barwala

**NARMADA, WATER RESOURCES, WATER SUPPLY & KALPASAR DEPARTMENT**  
**Notification**

**Sachivalaya, Gandhinagar, 27<sup>th</sup> May, 2020.**

**THE GUJARAT WATER AND GAS PIPELINE**

**(ACQUISITION OF RIGHT OF USER IN LAND) ACT-2000 SECTION-6 (1)**

**No. GN-11-VWS-17-2019-221-Kh-4, Dt.27-05-2020** whereas by notification the Govt. of Gujarat No.GN/05/VWS/17-2019-221/Kh-4, Dt.11-06-2019 issued under sub section (1) of section 3 of the Gujarat Water & Gas Pipelines (Acquisition of Right of user in land) Act-2000. (Here in after referred to as the said Act,) The State Government declared its intension to acquire the right of user in the land schedule appended to that Notification for the purpose of laying of the pipeline for the supply of drinking water in the state of Gujarat from Longdi, Ta-Mahuva Dist-Bhavnagar 1368 mm dia M.S.Pipeline 2322 Mtr.Length to lay main transmission line for Drinking water is being lead by Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat under taking Gandhinagar) under Sardar Sarovar Narmada Canal based pipeline Project and variation for the purpose it is necessary to acquire the ROU in the land described in the schedule annexed to this notification but not covered in the earlier notification NWRWS and ..... under section-3 (1) of Gujarat Water and Gas Pipeline (Aquisition of ROU in land) Act-2020.

And where as the copies of the said Gazette Notification under section-3 (1) Dated.**11-06-2019** were made available to the public up to Dated.**19-07-2019**.

The Competent authority has under sub sec.1 of Section 6 of the said, Act-2000, submitted the report to the State Government. The State Govt. has after considering the said report, decided the acquire the right of user in the land for public interest for laying of water supply pipeline by Gujarat Water Infrastructure Limited, Gandhinagar in the land specified the scheduled annexed to the Notification.

Now, therefore in exercise of powers conferred by sub section-1 of section-6 of the said Act. The State Government hereby declares that the right of user in the said land, specified in the scheduled appended to this notification are hereby acquired for the laying pipeline.

And further in exercise of powers conferred by sub section (2) & (4) of section-6 of the said Act. The State Government hereby directs that the rights of user in the said land shall, instead or vesting in the state Government vest from the date of Publication of the declaration, in the Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat Undertaking), free from all encumbrances.

**NC-5 Project Bhavnagar**

<b>LONGDI FARMER ROU DETAILS (Schedule-6(1))</b>								
<b>LOCATION :- LONGDI Ta:- Mahuva (BHAVNAGAR)</b>								
<b>DATE:- 19.11.2019</b>								
<b>Sr.No.</b>	<b>Farmer Name</b>	<b>Old Servey no./Block no.</b>	<b>New Servey no./Block no</b>	<b>Crop</b>	<b>R.O.U. AREA</b>			<b>Remarks</b>
					<b>Ha.</b>	<b>Are.</b>	<b>Sq.mtr.</b>	
<b>1</b>	Ramilaben Natvarlal Parekh	99/3 P17	99/3 P17	Kapas	0	13	75	
<b>2</b>	Harjibhai Dharamshibhai Savani	99/3 P22	99/3 P22	Kapas	0	13	25	

<b>LONGDI FARMER ROU DETAILS (Schedule-6(1))</b>								
<b>LOCATION :- LONGDI Ta:- Mahuva (BHAVNAGAR)</b>								
<b>DATE:- 19.11.2019</b>								
<b>Sr.No.</b>	<b>Farmer Name</b>	<b>Old Survey no./Block no.</b>	<b>New Survey no./Block no</b>	<b>Crop</b>	<b>R.O.U. AREA</b>			<b>Remarks</b>
					<b>Ha.</b>	<b>Are.</b>	<b>Sq.mtr.</b>	
<b>3</b>	Govindbhai Dharamshibhai Savani	99/3 P23	99/3 P23	Kapas	0	13	25	
<b>4</b>	Vithalbhai Premjibhai Savani	99/3 P14/P2, 99/3 P16P1	99/3 P14/P2, 99/3 P16P1	Kapas	0	30	0	
<b>5</b>	Balubhai Babhubhai Savani	99/3 P9	99/3 P9	Kapas	0	8	75	
<b>6</b>	Kalubhai Khatabhai Kucha	103 P3, 109 P4, 109 P6, 109 P7, 109 P8, 112 P5, P2P1 109, P3 109 P4	103 P3, 109 P4, 109 P6, 109 P7, 109 P8, 112 P5, P2P1 109, P3 109 P4	Kapas	0	66	25	
<b>7</b>	Vithalbhai Khatabhai Kucha	111 P1, 111 P2	111 P1, 111 P2	Kapas	0	58	50	
<b>8</b>	Madhabhai Kalubhai Shiyal	119 P4 P1, 119 P9	119 P4 P1, 119 P9	Bajri	0	5	50	
<b>9</b>	Madhabhai Kalubhai Shiyal			Dungri	0	21	25	
<b>10</b>	Madhabhai Kalubhai Shiyal			Bajri	0	27	25	
<b>11</b>	Kurjibhai Hirjibhai Nakarani	130/2 P2	130/2 P2	Bajri	0	16	25	
<b>12</b>	Tulshi Manji Kalathiya	126 P1	126 P1	Juaar	0	12	25	
<b>13</b>	Pareshbhai Dharmshibhai Kalathiya	129 P1	129 P1	Dungri	0	37	0	
<b>14</b>	Pareshbhai Dharmshibhai Kalathiya			Bajri	0	5	0	
<b>15</b>	Manjibhai Mohanbhai Chopada	128	128	Bajri	0	18	25	
<b>16</b>	Manjibhai Mohanbhai Chopada			Bajri	0	2	50	
<b>17</b>	Raniben Balabhai Baraiya	4 P1	4 P1	Rajkot	0	14	75	
<b>18</b>	Jinabhai Virabhai	4	4	Bajri	0	13	50	
<b>19</b>	Himatbhai Parvatbhai	9 P1	9 P1	Kapas	0	27	50	
<b>20</b>	Goradhanbhai Nathubhai	9 P2	9 P2	Kapas	0	27	50	
<b>21</b>	Dayabhai Jawerbhai	9 P5	9 P5	Kapas	0	37	50	
<b>22</b>	Dipakbhai Dhanjibhai Chopra	11/2 P1	11/2 P1	Kapas	0	10	0	

LONGDI FARMER ROU DETAILS (Schedule-6(1))								
LOCATION :- LONGDI Ta:- Mahuva (BHAVNAGAR)								
DATE:- 19.11.2019								
Sr.No.	Farmer Name	Old Survey no./Block no.	New Survey no./Block no.	Crop	R.O.U. AREA			Remarks
					Ha.	Are.	Sq.mtr.	
23	Hirjibhai Karsanbhai Chopra	11/2 P3	11/2 P3	Tal	0	10	0	
24	Hirjibhai Krasanbhai Chopra	11/2 P3	11/2 P3	Kapas	0	15	0	

(Sd/-)Illegible,

Chief Engineer &amp; Add.Secretary (Pro.)

To the Government of Gujarat Narmada water  
Resources, water supply and Kalpasar Department,  
Sachivalay, Gandhinagar

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી મે, ૨૦૨૦

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૬(૧)

ક્રમાંક:- જીએન-૧૧-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.૪, તા. ૨૭-૦૫-૨૦૧૯ ગુજરાત સરકારશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામા :- જીએન-૦૫-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.૪, તા.૧૧-૦૬-૨૦૧૯ થી એવું નિર્દેશ કરવામાં આવ્યું હતું કે આ સાથેની અનુસૂચિમાં દર્શાવેલ જમીન/જમીનોમાં (હવે પછી તેનો ઉદ્દેશ ઉક્ત જમીન/જમીનો તરીકે કરેલ છે.) ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ દ્વારા ભાવનગર જિલ્લાના ગામ લોંગડી તા.મહુવામાં આવેલ પીવાના પાણીની પાઈપલાઈન નાંખવી જરૂરી છે તે જાહેર હેતુ માટે એન.સી.-૫ માં વપરાશકારોનો હક્ક સંપાદન કરવાનો પોતાનો ઇરાદો જાહેર કરેલ છે.

સદર હું કલમ-૩(૧) હેઠળના જાહેરનામું તા.૧૧/૦૬/૨૦૧૯ ના રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ તેની નકલ જમીનના હિત સંબંધ ધરાવતા તમામ વ્યક્તિને તા.૧૬/૦૭/૨૦૧૯ સુધીમાં ઉપલબ્ધ થયેલ છે.

સક્ષમ અધિકારીશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૬(૧) હેઠળના રાજ્ય સરકારશ્રીને સાદર કરેલ અહેવાલને વિચારણામાં લીધા બાદ રાજ્ય સરકારશ્રીને એવી ખાતરી થઈ છે કે આ સાથેની અનુસૂચિમાં દર્શાવેલ ઉક્ત જમીનોમાં ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, ગાંધીનગર દ્વારા પાણીની પાઈપલાઈન નાંખવા માટે જમીનોમાંનો વપરાશકારોનો હક્ક સંપાદન કરવાના જાહેર હેતુ માટે જરૂરી છે.

આથી ઉક્ત અધિનિયમ કલમ-૬(૨) અને ૬(૪) ની જોગવાઈઓ અન્વયે એવું જાહેર કરવામાં આવે છે કે આ સાથેની અનુસૂચિમાં દર્શાવેલ ઉક્ત જમીન/જમીનોમાં વપરાશકારોનો હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે તમામ બોજાથી મુક્ત રહીને ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, ગાંધીનગરને સંપૂર્ણ રીતે ઉક્ત જાહેરનામાની તારીખથી નિહિત કરવા જાહેર કરવામાં આવે છે.

**જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો**  
**અનુસુચિ-૬(૧)**

લોંગડી ખેડુત ખાતેદારોની આર.ઓ.યુ. ની વિગત							
ગામ:- લોંગડી તા.મહુવા (જિ.ભાવનગર)							
ક્રમ	ખેડુત ખાતેદારોનું નામ	જુનો સર્વે નં./બ્લોક નં.	નવો સર્વે નં./બ્લોક નં.	પાક	વપરાશી હક્ક વિસ્તાર		
					હે.	આરે	ચો.મી.
૧	રમીલાબેન નટવરલાલ પારેખ	૯૯/૩ પૈકી-૧૭	૯૯/૩ પૈકી-૧૭	કપાસ	૦	૧૩	૭૫
૨	હરજીભાઈ ઘરમશીભાઈ સવાણી	૯૯/૩ પૈકી-૨૨	૯૯/૩ પૈકી-૨૨	કપાસ	૦	૧૩	૨૫
૩	ગોવિંદભાઈ ઘરમશીભાઈ સવાણી	૯૯/૩ પૈકી-૨૩	૯૯/૩ પૈકી-૨૩	કપાસ	૦	૧૩	૨૫
૪	વિઠ્ઠલભાઈ પ્રેમજીભાઈ સવાણી	૯૯/૩ પૈકી-૧૪/પૈકી-૨, ૯૯/૩ પૈકી-૧૬/પૈકી-૧	૯૯/૩ પૈકી-૧૪/પૈકી-૨, ૯૯/૩ પૈકી-૧૬/પૈકી-૧	કપાસ	૦	૩૦	૦
૫	બાલુભાઈ બાલુભાઈ સવાણી	૯૯/૩ પૈકી-૯	૯૯/૩ પૈકી-૯	કપાસ	૦	૮	૭૫
૬	કાળુભાઈ ખાટાભાઈ કુચ	૧૦૩ પૈકી-૩, ૧૦૯ પૈકી-૪, ૧૦૯ પૈકી-૬, ૧૦૯ પૈકી-૭, ૧૦૯ પૈકી-૮, ૧૦૯ પૈકી-૫, ૧૧૨ પૈકી-૧, ૧૦૯ પૈકી-૩, ૧૦૯ પૈકી-૪	૧૦૩ પૈકી-૩, ૧૦૯ પૈકી-૪, ૧૦૯ પૈકી-૬, ૧૦૯ પૈકી-૭, ૧૦૯ પૈકી-૮, ૧૦૯ પૈકી-૫, ૧૧૨ પૈકી-૧, ૧૦૯ પૈકી-૩, ૧૦૯ પૈકી-૪	કપાસ	૦	૬૬	૨૫
૭	વિઠ્ઠલભાઈ ખાટાભાઈ કુચ	૧૧૧ પૈકી-૧, ૧૧૧ પૈકી-૨	૧૧૧ પૈકી-૧, ૧૧૧ પૈકી-૨	કપાસ	૦	૫૮	૫૦
૮	માઘાભાઈ કાળુભાઈ શીયાલ	૧૧૯ પૈકી-૪,	૧૧૯ પૈકી-૪,	બાજરી	૦	૫	૫૦
૯	માઘાભાઈ કાળુભાઈ શીયાલ	પૈકી-૧ ૧૧૯	પૈકી-૧ ૧૧૯	ડુંગળી	૦	૨૧	૨૫
૧૦	માઘાભાઈ કાળુભાઈ શીયાલ	પૈકી-૯	૯	બાજરી	૦	૨૭	૨૫
૧૧	કુરજીભાઈ હિરજીભાઈ નકારાણી	૧૩૦/૨ પૈકી-૨	૧૩૦/૨ પૈકી-૨	બાજરી	૦	૧૬	૨૫
૧૨	તુલશી મનજી કલાઠીયા	૧૨૬/પૈકી-૧	૧૨૬/પૈકી-૧	જુવાર	૦	૧૨	૨૫
૧૩	પરેશભાઈ ઘરમશીભાઈ કલાઠીયા	૧૨૯ પૈકી-૧	૧૨૯ પૈકી-૧	ડુંગળી	૦	૩૭	૦

લોંગડી ખેડુત ખાતેદારોની આર.ઓ.યુ. ની વિગત							
ગામ:- લોંગડી તા.મહુવા (જિ.ભાવનગર)							
ક્રમ	ખેડુત ખાતેદારોનું નામ	જુનો સર્વે નં./બ્લોક નં.	નવો સર્વે નં./બ્લોક નં.	પાક	વપરાશી હક્ક વિસ્તાર		
					હે.	આરે	ચો.મી.
૧૪	પરેશભાઈ ઘરમશીભાઈ કલાઠીયા	૧૨૯ પૈકી-૧	૧૨૯ પૈકી-૧	બાજરી	૦	૫	૦
૧૫	મનજીભાઈ મોહનભાઈ ચોપડા	૧૨૮	૧૨૮	બાજરી	૦	૧૮	૨૫
૧૬	મનજીભાઈ મોહનભાઈ ચોપડા			બાજરી	૦	૨	૫૦
૧૭	રાણીબેન બલાભાઈ બારૈયા	૪ પૈકી-૧	૪ પૈકી-૧	રજકો	૦	૧૪	૭૫
૧૮	જીણાભાઈ વીરાભાઈ	૪	૪	બાજરી	૦	૧૩	૫૦
૧૯	હિમતભાઈ પરવતભાઈ	૯ પૈકી-૧	૯ પૈકી-૧	કપાસ	૦	૨૭	૫૦
૨૦	ગોરધનભાઈ નથુભાઈ	૯ પૈકી-૨	૯ પૈકી-૨	કપાસ	૦	૨૭	૫૦
૨૧	દયાભાઈ જવેરભાઈ	૯ પૈકી-૫	૯ પૈકી-૫	કપાસ	૦	૩૭	૫૦
૨૨	દીપકભાઈ ઘનજીભાઈ ચોપરા	૧૧/૨ પૈકી-૧	૧૧/૨ પૈકી-૧	કપાસ	૦	૧૦	૦
૨૩	હિરજીભાઈ કરશનભાઈ ચોપરા	૧૧/૨ પૈકી-૩	૧૧/૨ પૈકી-૩	તલ	૦	૧૦	૦
૨૪	હિરજીભાઈ કરશનભાઈ ચોપરા	૧૧/૨ પૈકી-૩	૧૧/૨ પૈકી-૩	કપાસ	૦	૧૫	૦

(સહી/-)અવાચ્ય,

મુખ્ય ઇજનેર અને અધિક સચિવ(પ્રો.)

નર્મદા, જળસંપતિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,  
સચિવાલય, ગાંધીનગર

## રીપોર્ટ

એન.સી.-૫ પ્રોજેક્ટ હેઠળ ભાવનગર જિલ્લા ગામ-લોંગડી ગામે પીવાના પાણીની પાઈપલાઈન નાંખવા કલમ-૬(૧) ના જાહેરનામાં અંગે અહેવાલ:-

અહેવાલ:-

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે ગુજરાત રાજ્યના ભાવનગર જિલ્લાના ગામ લોંગડી તા.મહુવામાં પીવાના પાણીની જાહેર હેતુ માટે પાઈપલાઈન નાંખવી જરૂરી છે, જે અંગે બી.એમ.એસ. પ્રોજેક્ટ, સુરતને સીનીયર મેનેજર(સીવીલ) અને સક્ષમ અધિકારીશ્રી, એન.સી.-૫ ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, બરવાળાને કામગીરીમાં મદદ કરવા સારૂ તા.૦૮/૦૩/૨૦૧૯ ના રોજ વર્કઓર્ડર આપવામાં આવેલ છે.

ઉપરોક્ત પાણીની પાઈપલાઈન નાંખવા યોજના હેઠળ ૧ ગામો માટે રૂટ સર્વે કરાવવા અમારા માર્ગદર્શન હેઠળ બી.એમ.એસ.પ્રોજેક્ટ, સુરતના પ્રતિનિધિ સાથે રૂટ એલાઈનમેન્ટ નક્કી કરી તેમાં આવતાં ગામવાર સર્વે નંબરનું ૨૫ મીટરનાં વપરાશી હક્ક અર્થે કોમ્પ્યુટરથી વિસ્તાર (ક્ષેત્રફળ) કાઢી ગુજરાત પાણી અને ગેસ પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાનો મુસદ્દા મુખ્ય ઇજનેરશ્રી મારફતે સરકારશ્રીના નર્મદા, જળસંપતિ, પાણી પુરવઠા અને કલ્પસર

વિભાગ, ગાંધીનગરને મોકલવામાં આવેલ હતો. જે સરકારશ્રીના આ વિભાગ દ્વારા મંજૂર કરી તેઓશ્રીના ક્રમાંક:- જીએન/૫/વીડબલ્યુએસ/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી જાહેરનામું બહાર પાડી સરકારશ્રીનો ઇરાદો જાહેર કરેલ છે. જે સરકારશ્રીના એક્સ્ટ્રા ઓર્ડીનરી નં.૧૬૬ ભાગ બી-૪ માં પાના નં.૧૬૬-૧ થી પાના નં.૧૬૬-૪ ઉપર પ્રસિદ્ધ થતાં તેની બહોળી પ્રસિદ્ધિ માટે કલેક્ટરશ્રી જિલ્લા વિકાસ અધિકારીશ્રી, ભાવનગર તેમજ મામલતદારશ્રી/તાલુકા વિકાસ અધિકારીશ્રી, મહુવા અને લોંગડી ગ્રામ પંચાયત કચેરીએ પ્રસિદ્ધ કરવામાં આવેલ અને આ ૧ ગામના ખેડૂત ખાતેદારોને રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાની નકલ સાથે નોટીસની બજવણી તા.૧૯/૦૭/૨૦૧૯ ના રોજ કરવામાં આવેલ છે અને ૩૦ દિવસમાં જો કોઈ વાંધા હોય તો રજૂ કરવા જાણ કરવામાં આવેલ છે.

ઉપરોક્ત જાહેરનામું સરકારશ્રીના રાજ્યપત્રમાં તા.૧૧/૦૬/૨૦૧૯ ના રોજ પ્રસિદ્ધ થયેલ છે, જે માહિતી નિયામકશ્રી, ભાવનગર તરફથી સ્થાનિક સમાચાર પત્રોમાં જાહેરનામું તા.૦૪/૦૭/૨૦૧૯ ના રોજ સંદેશ, ભાવનગરની આવૃત્તિમાં પ્રસિદ્ધ કરાવેલ છે.

ઉપરોક્ત વિગતે યોજનાના ૧ ગામના ખાતેદાર પૈકી કુલ-૦ વાંધા રજૂ થયા હતા, તેઓને તા.૧૭/૦૮/૨૦૧૯ ના રોજ કડીયાલી મુકામે સુનાવણી આપવામાં આવેલ હતી, પરંતુ કોઈ અરજદાર હાજર રહેલ નહતા. ખાતેદારો તરફથી વાંધાજનક વાંધા આવેલ નથી. વાંધાઓના અરજદારોને જવાબ આપવામાં આવ્યો છે અને તેનો નિકાલ કરવામાં આવ્યો છે.

ગામના નકશામાં દર્શાવેલ સર્વે નંબર મુજબ કલમ-૩(૧) નું જાહેરનામું ગામના નંબર-૭ ના સર્વે નંબર તમામ હિસ્સા દર્શાવી પ્રસિદ્ધ થયેલ છે. ઉપરોક્ત કાયદાની કલમ-૫ ની જોગવાઈ હેઠળ જાહેરનામાની પ્રસિદ્ધિ બાદ તમામ ગામોના સર્વે નંબરના હિસ્સાનું સર્વેકરવામાં આવેલ છે, જેની વિગત સાથે કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, જે ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગરનો બોજ રહીત હક્ક નિહીત કરવા સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગર મોકલવામાં આવે છે, જે મંજૂર થવા વિનંતી છે.

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

#### **પ્રમાણપત્ર-૧**

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન પ્રોજેક્ટ એન.સી.-૫ હેઠળ ભાવનગર જિલ્લાના લોંગડી ગામ સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાંખવી જરૂરી છે, પાઈપલાઈનની જાહેરહેતુ માટે જમીનમાં વપરાશી હક્ક સંપાદન કરવા બાબત, અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાં દર્શાવેલ સર્વે નંબર/બ્લોક નંબર જરૂરી રેકર્ડ સાથે ચકાસણી કરીને સંપૂર્ણ ખાતરી કરેલી છે, તેમજ કલમ-૩(૧) ના જાહેરનામાં હેઠળ કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, અગાઉ દર્શાવેલ ક્ષેત્રફળમાં કોઈ તફાવત નથી, જેની ચકાસણી કરવામાં આવેલ છે.

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, કલમ-૬(૧) નું જાહેરનામું પત્રક ચકાસણી કરીને તૈયાર કરવામાં આવેલ છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પ્રમાણપત્ર-૨**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ રજીસ્ટર થયેલ કંપની છે  
તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પ્રમાણપત્ર-૩**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, નં.૧ માં જણાવેલ ગામોની જાહેર હિતમાં પાણીની પાઈપલાઈન નાંખવી જરૂરી છે, હેતુ માટે ખાનગી માલિકીની જમીનમાં વપરાશકારોના વપરાશી હક્કો સંપાદન કરતી વખતે તથા સંપાદન થઈ ગયા પછી કોઈ કોર્ટના હુકમ આધારે નાણાંકીય તથા અન્ય જવાબદારી ઉપસ્થિત થશે તો તેની સંપૂર્ણ જવાબદારી સંપાદન સંસ્થાની રહેશે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પ્રમાણપત્ર**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ભાવનગર જિલ્લાના મહુવા તાલુકાનાં મોજે લોંગડી ગામે પીવાના પાણીની પાઈપલાઈન નાંખવાના પ્રોજેક્ટ(એન.સી.-૫) અંતર્ગત ભાવનગર તાલુકાનાં લોંગડી ગામે પાઈપલાઈન નાંખવામાં આવનાર છે. આ પાઈપલાઈન નાંખવાના કામે પાઈપલાઈન રૂટમાં આવતા ખાતેદારોના વપરાશી હક્કમાં સંપાદન થતી જમીનનું કલમ-૬(૧)નું જાહેરનામું તૈયાર કરવામાં આવેલ છે તે કલમ-૩(૧) મુજબ છે તથા કોઈ સર્વે નંબરમાં ફેરફાર થતો નથી તથા પાઈપલાઈન નાંખવાના રૂટના ગામવાર નકશાની મે જાતે ખાત્રી કરી છે, જે આથી પ્રમાણિત કરવામાં આવે છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પરિશિષ્ટ-અ**

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ભાવનગર જિલ્લાના લોંગડી ગામે પીવાના પાણીની પાઈપલાઈન નાંખવા બાબત ગામોની યાદી:-

અનુ. નં.	જિલ્લો	તાલુકો	ગામનું નામ
૧	ભાવનગર	મહુવા	લોંગડી

**જાહેરનામાની વિગત**

જાહેરનામાનો નંબર	જાહેરનામાની તારીખ	રાજપત્રની તારીખ
જીએન/૫/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪	૧૧/૦૬/૨૦૧૯	૧૧/૦૬/૨૦૧૯



## સરકારી અને પંચાયત કચેરીએ જાહેરનામું પ્રસિધ્ધ કરવાની વિગત

અનુ. નં.	સરકારી અને ગ્રામપંચાયત કચેરી	નોટીસ બોર્ડ ઉપર પ્રસિધ્ધ કર્યાની તારીખ
૧	કલેક્ટરશ્રીની કચેરી ભાવનગર	૧૮/૦૭/૨૦૧૮
૨	જિલ્લા વિકાસ અધિકારીશ્રીની કચેરી ભાવનગર	૧૮/૦૭/૨૦૧૮
૩	મામલતદારશ્રીની કચેરી, તળાજા	૧૮/૦૭/૨૦૧૮
૪	તાલુકા વિકાસ અધિકારીશ્રીની કચેરી તળાજા	૧૮/૦૭/૨૦૧૮
૫	૧. તલાટી કમ મંત્રીશ્રી ત્રાપજ/સરપંચશ્રી	૧૮/૦૭/૨૦૧૮
	૨. તલાટી કમ મંત્રીશ્રી પાંચપીપળા/સરપંચશ્રી	૧૮/૦૭/૨૦૧૮

## અલ્પેશ વડુ,

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

## પરિશિષ્ટ-બ

ગુજરાત પાણીની અને ગેસ પાઈપલાઈન (વપરાશી હક્ક) અધિનિયમ-૨૦૦૦ અન્વયે નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧)

જાહેરનામા નં. જીએન/૫/VWS/૧૭૨૦૧૮/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૮ અસાધારણ રાજપત્ર નં.૧૬૬ ભાગ-બી-૪ માં પાના નં.૧૬૬-૧ થી પાના નં.૧૬૬-૪ થી પ્રસિધ્ધ થયેલ છે જે સામે ઈસમોને નોટીસ આપી છે તેઓએ લીધેલ વાંધાઓ માટે કરેલ સુચનની માહિતી લોંગડી જિ.ભાવનગર

ગામ:- લોંગડી			તાલુકો:- મહુવા			જિલ્લો:- ભાવનગર		
અનુ. નં.	સર્વે/બ્લોક નંબર	એરીયા	ખાતેદારનું નામ	નોટીસ ઈસ્યુ કરેલ તારીખ	નોટીસની બજવણી કરેલ તારીખ	આવેલ વાંધાઓની તારીખ	વાંધા સુનાવણીની તારીખ	રીમાર્ક્સ
૧	કલમ-૩(૧) જાહેરનામા નં.જીએન/VWS/૧૭૨૦૧૮/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૮ થી રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામા સામે ઈસમોને નોટીસ આપેલ છે તેઓએ કોઈ વાંધાઓ લીધેલ નથી. આથી આ વિગત શુન્ય છે.							

## અલ્પેશ વડુ,

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

## પરિશિષ્ટ-ક

ગુજરાત સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧) ના જાહેરનામા નંબર:-GN/2/VWS /162018/34/KH-4 Dt.12-02-2018 આધારે આવેલ વાંધાઓ તથા તેની સામે લીધેલ નિર્ણયની માહિતી દર્શાવતું પત્રક.

ગામ-લોંગડી તા.મહુવા જિ.ભાવનગર

ગામ:- લોંગડી			તાલુકો:- મહુવા		જિલ્લો:- ભાવનગર	
અનુ. નં.	સર્વે/બ્લોક નંબર	વાંધા લેનાર વ્યક્તિનું નામ	વાંધો મુદત અંદર છે કે કેમ	વાંધાની ટુંકમાં વિગત	વાંધા નિકાલ માટેની કાર્યવાહી	સક્ષમ અધિકારીનો નિર્ણય
૧	ઈસમોએ વાંધા લીધેલ ન હોઈ, નિર્ણયની માહિતી શુન્ય છે					

સુનાવણીની તારીખ:- ૧૭/૦૬/૨૦૧૯  
સુનાવણીનું સ્થળ:- કડીયાલી, જિ.ભાવનગર.

અલ્પેશ વરુ,  
સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

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## NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> May, 2020

### THE GUJARAT WATER AND GAS PIPELINE

#### (ACQUISITION OF REIGHT OF USER IN LAND) ACT-2000 SECTION-6 (1)

**No. GN-12-VWS-17-2019-221-Kh-4, Dt.27-15-2020** whereas by notification the Govt. of Gujarat No.GN/05/VWS/17-2019-221/Kh-4, Dt.11-06-2019 issued under sub section (1) of section 3 of the Gujarat Water & Gas Pipelines (Acquisition of Right of user in land) Act-2000. (Here in after referred to as the said Act,) The State Government declared its intension to acquire the right of user in the land schedule appended to that Notification for the purpose of laying of the pipeline for the supply of drinking water in the state of Gujarat from Maliya-Dewaliya, Ta-Mahuva Dist-Bhavnagar 1368 mm dia M.S.Pipeline 758 Mtr.Length to lay main transmission line for Drinking water is being lead by Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat under taking Gandhinagar) under Sardar Sarovar Narmada Canal based pipeline Project and variation for the purpose it is necessary to acquire the ROU in the land described in the schedule annexed to this notification but not covered in the earlier notification NWRWS and ..... under section-3 (1) of Gujarat Water and Gas Pipeline (Aquisition of ROU in land) Act-2020.

And where as the copies of the said Gazette Notification under section-3 (1) Dated.**11-06-2019** were made available to the public up to Dated.**19-07-2019**.

The Competent authority has under sub sec.1 of Section 6 of the said, Act-2000, submitted the report to the State Government. The State Govt. has after considering the said report, decided the acquire the right of user in the land for public interest for laying of water supply pipeline by Gujarat Water Infrastructure Limited, Gandhinagar in the land specified the scheduled annexed to the Notification.

Now, therefore in exercise of powers conferred by sub section-1 of section-6 of the said Act. The State Government hereby declares that the right of user in the said land, specified in the scheduled appended to this notification are hereby acquired for the laying pipeline.

And further in exercise of powers conferred by sub section (2) & (4) of section-6 of the said Act. The State Government hereby directs that the rights of user in the said land shall, instead or vesting in the state Government vest from the date of Publication of the declaration, in the Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat Undertaking), free from all encumbrances.

**NC-5 Project Bhavnagar**

<b>LONGDI FARMER ROU DETAILS (Schedule-6(1))</b>								
<b>LOCATION :- Maliya &amp; Dewaliya Ta:- Mahuva (BHAVNAGAR)</b>								
<b>DATE:- 19.11.2019</b>								
<b>Sr.No.</b>	<b>Farmer Name</b>	<b>Old Servey no./Block no.</b>	<b>New Servey no./Block no</b>	<b>Crop</b>	<b>R.O.U. AREA</b>			<b>Remarks</b>
					<b>Ha.</b>	<b>Are.</b>	<b>Sq.mtr.</b>	
<b>1</b>	Pravinbhai Mansukhbhai Gandhi	19/3	19/3	Juaar	0	17	50	
<b>2</b>	Dayabhai Ranabhai Hadiya	19/6	19/6	Kapas	0	20	0	
<b>3</b>	Rambai Samatbhai Joliya	17/2	17/2	Juaar	0	21	25	
<b>RIVER</b>								
<b>4</b>	Anandbhai Chondabhai Makwana	10/2 P3	10/2 P3	-	0	10	0	
<b>5</b>	Vithalbhai P Koradiya	10/1 P3/P1	10/1 P3/P1	Magfali	0	15	0	
<b>6</b>	Kanjibhai Punabhai Koradiya	10/1 P3	10/1 P3	Dungri	0	12	50	
<b>7</b>	Rameshbhai Gopalbhai Desai	10/1 P2	10/1 P2	Nariyal	0	27	0	
<b>8</b>	Yadav Kuvarben Jayantibhai	13 P3	13 P3	Kapas	0	14	50	
<b>9</b>	Pravinbhai Karshanbhai yadav	13 P4	13 P4	Kapas	0	14	0	
<b>10</b>	Raghavbhai Karshanbhai Yadav	13 P2	13 P2	Kapas	0	18	50	
<b>11</b>	Prabhaben Narshibhai Valiya	14 P1, 14 P3	14 P1, 14 P3	Magfali	0	7	50	

**(Sd/-)Illegible,**

Chief Engineer &amp; Add.Secretary (Pro.)

To the Government of Gujarat Narmada water Resources, water supply and Kalpsar Department, Sachivalaya, Gandhinagar.

**નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ****જાહેરનામું****સચિવાલય, ગાંધીનગર, ૨૭મી મે, ૨૦૨૦**

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ ૧-૬(૧)

**ક્રમાંક:- જીએન-૧૨-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.જ, તા.૨૭/૦૫/૨૦૨૦** ગુજરાત સરકારશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામા :- જીએન-૦૫-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.જ, તા.૧૧-૦૬-૨૦૧૯ થી એવું નિર્દેશ કરવામાં આવ્યું હતું કે આ સાથેની અનુસૂચિમાં દર્શાવેલ જમીન/જમીનોમાં (હવે પછી તેનો ઉદ્દેશ ઉક્ત જમીન/જમીનો તરીકે કરેલ છે.) ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ દ્વારા

ભાવનગર જિલ્લાના ગામ માળીયા/દેવળીયા તા.મહુવામાં આવેલ પીવાના પાણીની પાઈપલાઈન નાંખવી જરૂરી છે તે જાહેર હેતુ માટે એન.સી.-૫ માં વપરાશકારોનો હક્ક સંપાદન કરવાનો પોતાનો ઇરાદો જાહેર કરેલ છે.

સદર ટું કલમ-૩(૧) હેઠળના જાહેરનામું તા.૧૧/૦૬/૨૦૧૯ ના રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ તેની નકલ જમીનના હિત સંબંધ ધરાવતા તમામ વ્યક્તિને તા.૧૯/૦૭/૨૦૧૯ સુધીમાં ઉપલબ્ધ થયેલ છે.

સક્ષમ અધિકારીશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૬(૧) હેઠળના રાજ્ય સરકારશ્રીને સાદર કરેલ અહેવાલને વિચારણામાં લીધા બાદ રાજ્ય સરકારશ્રીને એવી ખાતરી થઈ છે કે આ સાથેની અનુસુચિમાં દર્શાવેલ ઉક્ત જમીનોમાં ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા પાણીની પાઈપલાઈન નાંખવા માટે જમીનોમાંનો વપરાશકારોનો હક્ક સંપાદન કરવાના જાહેર હેતુ માટે જરૂરી છે.

આથી ઉક્ત અધિનિયમ કલમ-૬(૨) અને ૬(૪) ની જોગવાઈઓ અન્વયે એવું જાહેર કરવામાં આવે છે કે આ સાથેની અનુસુચિમાં દર્શાવેલ ઉક્ત જમીન/જમીનોમાં વપરાશકારોનો હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે તમામ બોજાથી મુક્ત રહીને ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગરને સંપૂર્ણ રીતે ઉક્ત જાહેરનામાની તારીખથી નિહિત કરવા જાહેર કરવામાં આવે છે.

### જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

#### અનુસુચિ-૬(૧)

માળીયા અને દેવળીયા ખેડુત ખાતેદારોની આર.ઓ.યુ. ની વિગત							
ગામ:- માળીયા અને દેવળીયા તા.મહુવા (જિ.ભાવનગર)							
ક્રમ	ખેડુત ખાતેદારોનું નામ	જુનો સર્વે નં./બ્લોક નં.	નવો સર્વે નં./બ્લોક નં	પાક	વપરાશી હક્ક વિસ્તાર		
					હે.	આરે	ચો.મી.
૧	પ્રવિણભાઈ મનસુખભાઈ ગાંધી	૧૯/૩	૧૯/૩	જુવાર	૦	૧૭	૫૦
૨	દયાભાઈ રાણાભાઈ હડીયા	૧૯/૬	૧૯/૬	કપાસ	૦	૨૦	૦
૩	રામભાઈ સાંમતભાઈ જોલીયા	૧૭/૨	૧૭/૨	જુવાર	૦	૨૧	૨૫
રીવર							
૪	આનંદભાઈ ચૌદાભાઈ મકવાણા	૧૦/૨ પૈકી-૩	૧૦/૨ પૈકી-૩	-	૦	૧૦	૦
૫	વિક્રમભાઈ પી.કોરડીયા	૧૦/૧ પૈકી- ૩/૧	૧૦/૧ પૈકી- ૩/૧	મગફળી	૦	૧૫	૦
૬	કાનજીભાઈ પુનાભાઈ કોરડીયા	૧૦/૧ પૈકી-૩	૧૦/૧ પૈકી-૩	ડુંગળી	૦	૧૨	૫૦
૭	રમેશભાઈ ગોપાલભાઈ દેસાઈ	૧૦/૧ પૈકી-૨	૧૦/૧ પૈકી-૨	નારીયલ	૦	૨૭	૦
૮	યાદવ કુંવરબેન જયંતિભાઈ	૧૩ પૈકી-૩	૧૩ પૈકી-૩	કપાસ	૦	૧૪	૫૦
૯	પ્રવિણભાઈ કરસનભાઈ યાદવ	૧૩ પૈકી-૪	૧૩ પૈકી-૪	કપાસ	૦	૧૪	૦
૧૦	રાઘવભાઈ કરસનભાઈ યાદવ	૧૩ પૈકી-૨	૧૩ પૈકી-૨	કપાસ	૦	૧૮	૫૦
૧૧	પ્રભાકર નરસિંહભાઈ વાલીયા	૧૪ પૈકી-૧, ૧૪ પૈકી-૩	૧૪ પૈકી-૧, ૧૪ પૈકી-૩	મગફળી	૦	૭	૫૦

(સહી/-) અવાચ્ય,

મુખ્ય ઇજનેર અને અધિક સચિવ(પ્રો.)

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,  
સચિવાલય, ગાંધીનગર

**રીપોર્ટ**

એન.સી.-૫ પ્રોજેક્ટ હેઠળ જિ.ભાવનગર, તા.મહુવાના ગામ-દેવળીયા અને ગામ-માળીયા ખાતે પીવાના પાણીની પાઈપલાઈન નાંખવા કલમ-૬(૧) ના જાહેરનામાં અંગે અહેવાલ.

અહેવાલ:-

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે ગુજરાત રાજ્યના જિ.ભાવનગર તા.મહુવાના ગામ-દેવળીયા અને ગામ-માળીયા ખાતે પીવાના પાણીની જાહેર હેતુ માટે પાઈપલાઈન નાંખવી જરૂરી છે, જે અંગે બી.એમ.એસ. પ્રોજેક્ટ, સુરતને સીનીયર મેનેજર(સીવીલ) અને સક્ષમ અધિકારીશ્રી, એન.સી.-૫ ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, બરવાળાને કામગીરીમાં મદદ કરવા સારૂ તા.૦૮/૦૩/૨૦૧૯ ના રોજ વર્કઓર્ડર આપવામાં આવેલ છે.

ઉપરોક્ત પાણીની પાઈપલાઈન નાંખવા યોજના હેઠળ ૨ ગામો માટે રૂટ સર્વે કરાવવા અમારા માર્ગદર્શન હેઠળ બી.એમ.એસ.પ્રોજેક્ટ, સુરતના પ્રતિનિધિ સાથે રૂટ એલાઇનમેન્ટ નક્કી કરી તેમાં આવતાં ગામવાર સર્વે નંબરનું ૨૫ મીટરનાં વપરાશીહક્ક અર્થે કોમ્પ્યુટરથી વિસ્તાર(ક્ષેત્રફળ) કાઢી ગુજરાત પાણી અને ગેસ પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧)ના જાહેરનામાનો મુસદ્દા મુખ્ય ઇજનેરશ્રી મારફતે સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગરને મોકલવામાં આવેલ હતો. જે સરકારશ્રીના આ વિભાગ દ્વારા મંજૂર કરી તેઓશ્રીના ક્રમાંક:- જીએન/૨/વીડબલ્યુએસ/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી જાહેરનામું બહાર પાડી સરકારશ્રીનો ઇરાદો જાહેર કરેલ છે. જે સરકારશ્રીના એક્સ્ટ્રા ઓર્ડીનરી નં.૧૬૬, ભાગ બી-૪, પાના નં.૧૬૬-૧ થી પાના નં.૧૬૬-૪ ઉપર પ્રસિદ્ધ થતાં તેની બહોળી પ્રસિદ્ધિ માટે કલેક્ટરશ્રી જિલ્લા વિકાસ અધિકારીશ્રી, ભાવનગર તેમજ મામલતદારશ્રી/તાલુકા વિકાસ અધિકારીશ્રી, મહુવા અને દેવળીયા અને માળીયા ગ્રામ પંચાયત કચેરીએ પ્રસિદ્ધ કરવામાં આવેલ અને આ ૨ ગામના ખેડુત ખાતેદારોને રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાની નકલ સાથે નોટીસની બજવણી તા.૧૯/૦૭/૨૦૧૯ ના રોજ કરવામાં આવેલ છે અને ૩૦ દિવસમાં જો કોઈ વાંધા હોય તો રજુ કરવા જાણ કરવામાં આવેલ છે.

ઉપરોક્ત જાહેરનામું સરકારશ્રીના રાજ્યપત્રમાં તા.૧૧/૦૬/૨૦૧૯ ના રોજ પ્રસિદ્ધ થયેલ છે, જે માહિતી નિયામકશ્રી, ભાવનગર તરફથી સ્થાનિક સમાચારપત્રોમાં જાહેરનામું તા.૦૪/૦૭/૨૦૧૯ ના રોજ સંદેશ, ભાવનગરની આવૃત્તિમાં પ્રસિદ્ધ કરાવેલ છે.

ઉપરોક્ત વિગતે યોજનાના ૨ ગામોના ખાતેદાર પૈકી કુલ-૦ વાંધા રજુ થયા હતા, તેઓને તા.૧૭/૦૮/૨૦૧૯ ના રોજ કડીયાલી મુકામે સુનાવણી આપવામાં આવેલ હતી, પરંતુ કોઈ અરજદાર હાજર રહેલ નહતા. ખાતેદારો તરફથી વાંધાજનક વાંધા આવેલ નથી. વાંધાઓના અરજદારોને જવાબ આપવામાં આવ્યો છે અને તેનો નિકાલ કરવામાં આવ્યો છે.

ગામના નકશામાં દર્શાવેલ સર્વે નંબર મુજબ કલમ-૩(૧) નું જાહેરનામું ગામના નંબર-૭ ના સર્વે નંબર તમામ હિસ્સા દર્શાવી પ્રસિદ્ધ થયેલ છે. ઉપરોક્ત કાયદાની કલમ-૫ ની જોગવાઈ હેઠળ જાહેરનામાની પ્રસિદ્ધિ બાદ તમામ ગામોના સર્વે નંબરના હિસ્સાનું સર્વે કરવામાં આવેલ છે, જેની વિગત સાથે કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, જે ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, ગાંધીનગરનો બોજ રહીત હક્ક નિહીત કરવા સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગર મોકલવામાં આવે છે, જે મંજૂર થવા વિનંતી છે.

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ,

ભાવનગર

**પ્રમાણપત્ર-૧**

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, ગાંધીનગર દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન પ્રોજેક્ટ એન.સી.-૫ હેઠળ ભાવનગર જિલ્લાના માળીયા અને દેવળીયા ગામ સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાંખવી જરૂરી છે, પાઈપલાઈનની જાહેરહેતુ માટે જમીનમાં વપરાશી હક્ક સંપાદન કરવા બાબત, અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાં દર્શાવેલ સર્વે નંબર/બ્લોક નંબર જરૂરી રેકર્ડ સાથે ચકાસણી કરીને સંપૂર્ણ ખાતરી કરેલી છે, તેમજ કલમ-૩(૧) ના જાહેરનામાં હેઠળ કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, અગાઉ દર્શાવેલ ક્ષેત્રફળમાં કોઈ તફાવત નથી, જેની ચકાસણી કરવામાં આવેલ છે.

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, કલમ-૬(૧) નું જાહેરનામું પત્રક ચકાસણી કરીને તૈયાર કરવામાં આવેલ છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

**પ્રમાણપત્ર-૨**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ રજીસ્ટર થયેલ કંપની છે

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

**પ્રમાણપત્ર-૩**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, નં.૧ માં જણાવેલ ગામોની જાહેર હિતમાં પાણીની પાઈપલાઈન નાંખવી જરૂરી છે, હેતુ માટે ખાનગી માલિકીની જમીનમાં વપરાશકારોના વપરાશી હક્કો સંપાદન કરતી વખતે તથા સંપાદન થઈ ગયા પછી કોઈ કોર્ટના હુકમ આધારે નાણાંકીય તથા અન્ય જવાબદારી ઉપસ્થિત થશે તો તેની સંપૂર્ણ જવાબદારી સંપાદન સંસ્થાની રહેશે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

**પ્રમાણપત્ર**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, જિ.ભાવનગર તા.મહુવાના ગામ-દેવળીયા અને માળીયા સુધીની પીવાના પાણીની પાઈપલાઈન નાંખવાના પ્રોજેક્ટ (એન.સી.-૫) અંતર્ગત ભાવનગર તાલુકાનાં દેવળીયા અને માળીયા ગામ સુધી પાઈપલાઈન નાંખવામાં આવનાર છે. આ પાઈપલાઈન નાંખવાના કામે પાઈપલાઈન રૂટમાં

આવતા ખાતેદારોના વપરાશી હક્કમાં સંપાદન થતી જમીનનું કલમ-૬(૧)નું જાહેરનામું તૈયાર કરવામાં આવેલ છે તે કલમ-૩(૧) મુજબ છે તથા કોઈ સર્વે નંબરમાં ફેરફાર થતો નથી તથા પાઈપલાઈન નાંખવાના રૂટના ગામવાર નકશાની મે જાતે ખાત્રી કરી છે, જે આથી પ્રમાણિત કરવામાં આવે છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પરિશિષ્ટ-અ**

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ભાવનગર જિલ્લાના દેવળીયા અને માળીયા સુધીની પીવાના પાણીની પાઈપલાઈન નાંખવા બાબત ગામોની યાદી:-

અનુ. નં.	જિલ્લો	તાલુકો	ગામનું નામ
૧	ભાવનગર	મહુવા	દેવળીયા
૨	ભાવનગર	મહુવા	માળીયા

**જાહેરનામાની વિગત**

જાહેરનામાનો નંબર	જાહેરનામાની તારીખ	રાજપત્રની તારીખ
જીએન/૫/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪	૧૧/૦૬/૨૦૧૯	૧૨/૦૬/૨૦૧૯

**સરકારી અને પંચાયત કચેરીએ જાહેરનામું પ્રસિધ્ધ કરવાની વિગત**

અનુ. નં.	સરકારી અને ગ્રામપંચાયત કચેરી	નોટીસ બોર્ડ ઉપર પ્રસિધ્ધ કર્યાની તારીખ
૧	કલેક્ટરશ્રીની કચેરી ભાવનગર	૧૯/૦૭/૨૦૧૯
૨	જિલ્લા વિકાસ અધિકારીશ્રીની કચેરી ભાવનગર	૧૯/૦૭/૨૦૧૯
૩	મામલતદારશ્રીની કચેરી, તળાજા	૧૯/૦૭/૨૦૧૯
૪	તાલુકા વિકાસ અધિકારીશ્રીની કચેરી તળાજા	૧૯/૦૭/૨૦૧૯
૫	૧. તલાટી કમ મંત્રીશ્રી ત્રાપજ/સરપંચશ્રી	૧૯/૦૭/૨૦૧૯
	૨. તલાટી કમ મંત્રીશ્રી પાંચપીપળા/સરપંચશ્રી	૧૯/૦૭/૨૦૧૯

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પરિશિષ્ટ-બ**

ગુજરાત પાણીની અને ગેસ પાઈપલાઈન (વપરાશી હક્ક) અધિનિયમ-૨૦૦૦ અન્વયે નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧)

જાહેરનામા નં. જીએન/૫/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ અસાધારણ રાજપત્ર નં.૧૬૬-૧ થી ૧૬૬-૪ થી પ્રસિધ્ધ થયેલ છે જે સામે ઈસમોને નોટીસ આપી છે તેઓએ લીધેલ વાંધાઓ માટે કરેલ સુચનની માહિતી દેવળીયા અને માળીયા જિ.ભાવનગર

ગામ:- દેવળીયા અને માળીયા			તાલુકો:- મહુવા			જિલ્લો:- ભાવનગર		
અનુ. નં.	સર્વે/બ્લોક નંબર	એરીયા	ખાતેદારનું નામ	નોટીસ ઇસ્યુ કરેલ તારીખ	નોટીસની બજવણી કરેલ તારીખ	આવેલ વાંધાઓની તારીખ	વાંધા સુનાવણીની તારીખ	રીમાર્ક્સ
૧	કલમ-૩(૧) જાહેરનામા નં.જીએન/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામા સામે ઇસમોને નોટીસ આપેલ છે તેઓએ કોઈ વાંધાઓ લીધેલ નથી. આથી આ વિગત શુન્ય છે.							

અલ્પેશ વડુ,

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ

ભાવનગર

**પરિશિષ્ટ-ક**

ગુજરાત સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧) ના જાહેરનામાં નંબર:-જી.એન./પ/વીડબલ્યુએસ/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ આધારે આવેલ વાંધાઓ તથા તેની સામે લીધેલ નિર્ણયની માહિતી દર્શાવતું પત્રક.

ગામ-દેવળીયા અને માળીયા તા.મહુવા, જી.ભાવનગર

ગામ:- દેવળીયા-માળીયા			તાલુકો:- મહુવા		જિલ્લો:- ભાવનગર	
અનુ. નં.	સર્વે/બ્લોક નંબર	વાંધા લેનાર વ્યક્તિનું નામ	વાંધો મુદત અંદર છે કે કેમ	વાંધાની ટુંકમાં વિગત	વાંધા નિકાલ માટેની કાર્યવાહી	સક્ષમ અધિકારીનો નિર્ણય
૧	ઇસમોએ વાંધા લીધેલ ન હોઈ, નિર્ણયની માહિતી શુન્ય છે					

અલ્પેશ વડુ,

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ

ભાવનગર

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**NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT****Notification****Sachivalaya, Gandhinagar, 27<sup>th</sup> May, 2020****THE GUJARAT WATER AND GAS PIPELINE****(ACQUISITION OF REIGHT OF USER IN LAND) ACT-2000 SECTION-6 (1)**

**No. GN-13-VWS-17-2019-221-KH-4 Dt.27-5-2020 :-** whereas by notification the Govt. of Gujarat No.GN/05/VWS/17-2019-221/Kh-4, Dt.11-06-2019 issued under sub section (1) of section 3 of the Gujarat Water & Gas Pipelines (Acquisition of Right of user in land) Act-2000. (Here in after referred to as the said Act,) The State Government declared its intension to acquire the right of user in the land schedule appended to that Notification for the purpose of laying of the pipeline for the supply of drinking water in the state of Gujarat from Village:- Moti Jagdhar, Ta-Mahuva Dist-Bhavnagar 1368 mm dia M.S.Pipeline 512 Mtr.Length to lay main transmission line for Drinking water is being lead by Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat under taking Gandhinagar) under Sardar Sarovar Narmada Canal based pipeline Project and variation for the purpose it is necessary to acquire the ROU in the land described in the



schedule annexed to this notification but not covered in the earlier notification NWRWS and ..... under section-3 (1) of Gujarat Water and Gas Pipeline (Aquisition of ROU in land) Act-2020.

And where as the copies of the said Gazette Notification under section-3 (1) Dated.**11-06-2019** were made available to the public up to Dated.**09-07-2019**.

The Competent authority has under sub sec.1 of Section 6 of the said, Act-2000, submitted the report to the State Government. The State Govt. has after considering the said report, decided the acquire the right of user in the land for public interest for laying of water supply pipeline by Gujarat Water Infrastructure Limited, Gandhinagar in the land specified the scheduled annexed to the Notification.

Now, therefore in exercise of powers conferred by sub section-1 of section-6 of the said Act. The State Government hereby declares that the right of user in the said land, specified in the scheduled appended to this notification are hereby acquired for the laying pipeline.

And further in exercise of powers conferred by sub section (2) & (4) of section-6 of the said Act. The State Government hereby directs that the rights of user in the said land shall, instead or vesting in the state Government vest from the date of Publication of the declaration, in the Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat Undertaking), free from all encumbrances.

<b>NC-5 Project Bhavnagar</b>								
<b>MOTI JAGDHAR FARMER ROU DETAILS (Schedule-6(1))</b>								
<b>LOCATION :- MOTI JAGDHAR Ta:-Mahuva (Bhavnagar)</b>								
<b>DATE:- 19.11.2019</b>								
<b>Sr. No.</b>	<b>Farmer Name</b>	<b>Old Servey no./Block no.</b>	<b>New Servey no./Block no</b>	<b>Crop</b>	<b>R.O.U. AREA</b>			<b>Remarks</b>
					<b>Ha.</b>	<b>Are.</b>	<b>Sq.mtr.</b>	
<b>1</b>	Nakum Ranchhodbhai Chondabhai	78/2 P1, 79/2 P2	78/2 P1, 79/2 P2	-	0	38	75	
<b>2</b>	Rhawanbhai Dyabhai Makwana	65/6 P2	65/6 P2	-	0	10	0	
<b>3</b>	Narshibhai Gabhabhai Makwana	65/10 P2	65/10 P2	-	0	15	0	
<b>4</b>	Virabhai Sukhabhai Makwana	65/10 P1	65/10 P1	-	0	12	50	
<b>5</b>	Havanbhai Narshibhai Makwana	65/9 P1	65/9 P1	-	0	2	50	
<b>6</b>	Vashrambhai Jethabhai Makwana	65/8 P1 64/2 P2	65/8 P1 64/2 P2	-	0	25	0	
<b>7</b>	Gunabhai Bhagwanbhai Nakum	66/1 P1	66/1 P1	-	0	15	0	
<b>8</b>	Nareshbhai Damjibhai Nakum	64/3 P1	64/3 P1	-	0	10	0	

(Sd/-) Illegible

**Chief Engineer & Add.Secretary (Pro.)  
To the Government of Gujarat Narmada, water  
Resources, water supply and Kalpsar Department,  
Sachivalaya, Gandhinagar.**

**નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૭મી મે, ૨૦૨૦.

**ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૬(૧)**

**ક્રમાંક:- જીએન-૧૩-વીડબલ્યુએસ-૧૭-૨૦૨૦-૨૨૧-ખ-૪ તા.૨૭-૫-૨૦૨૦ :** ગુજરાત સરકારશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામા:- જીએન-૦૫-વીડબલ્યુએસ-૧૭-૨૦૧૯-૨૨૧-ખ.૪, તા.૧૧-૦૬-૨૦૧૯ થી એવું નિર્દેશ કરવામાં આવ્યું હતું કે આ સાથેની અનુસુચિમાં દર્શાવેલ જમીન /જમીનોમાં (હવે પછી તેનો ઉદ્દેશ ઉક્ત જમીન/જમીનો તરીકે કરેલ છે.) ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ દ્વારા ભાવનગર જિલ્લાના ગામ મોટી જાગઘરમાં આવેલ પીવાના પાણીની પાઈપલાઈન નાંખવી જરૂરી છે તે જાહેર હેતુ માટે એન.સી.-૫ માં વપરાશકારોનો હક્ક સંપાદન કરવાનો પોતાનો ઇરાદો જાહેર કરેલ છે.

સદર હું કલમ-૩(૧) હેઠળના જાહેરનામું તા.૧૧/૦૬/૨૦૧૯ ના રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ તેની નકલ જમીનના હિત સંબંધ ધરાવતા તમામ વ્યક્તિને તા.૦૬/૦૭/૨૦૧૯ સુધીમાં ઉપલબ્ધ થયેલ છે.

સક્ષમ અધિકારીશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૬(૧) હેઠળના રાજ્ય સરકારશ્રીને સાદર કરેલ અહેવાલને વિચારણામાં લીધા બાદ રાજ્ય સરકારશ્રીને એવી ખાતરી થઈ છે કે આ સાથેની અનુસુચિમાં દર્શાવેલ ઉક્ત જમીનોમાં ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા પાણીની પાઈપલાઈન નાંખવા માટે જમીનોમાંનો વપરાશકારોનો હક્ક સંપાદન કરવાના જાહેર હેતુ માટે જરૂરી છે.

આથી ઉક્ત અધિનિયમ કલમ-૬(૨) અને ૬(૪) ની જોગવાઈઓ અન્વયે એવું જાહેર કરવામાં આવે છે કે આ સાથેની અનુસુચિમાં દર્શાવેલ ઉક્ત જમીન/જમીનોમાં વપરાશકારોનો હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે તમામ બોજાથી મુક્ત રહીને ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગરને સંપૂર્ણ રીતે ઉક્ત જાહેરનામાની તારીખથી નિહિત કરવા જાહેર કરવામાં આવે છે.

**જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો**

**અનુસુચિ-૬(૧)**

મોટી જાગઘરના ખેડુત ખાતેદારોની આર.ઓ.યુ. ની વિગત							
ગામ:- મોટી જાગઘર તા.મહુવા (જિ.ભાવનગર)							
ક્રમ	ખેડુત ખાતેદારોનું નામ	જુનો સર્વે નં./બ્લોક નં.	નવો સર્વે નં./બ્લોક નં.	પાક	વપરાશી હક્ક વિસ્તાર		
					હે.	આરે	ચો.મી.
૧	નકુમ રણછોડભાઈ ચૌંદાભાઈ	૭૮/૨ પૈકી-૧ ૭૮/૨ પૈકી-૨	૭૮/૨ પૈકી-૧ ૭૮/૨ પૈકી-૨	-	૦	૩૮	૭૫
૨	રહાનભાઈ દયાભાઈ મકવાણા	૬૫/૬ પૈકી-૨	૬૫/૬ પૈકી-૨	-	૦	૧૦	૦
૩	નરસિંહભાઈ ગાભાભાઈ મકવાણા	૬૫/૧૦ પૈકી-૨	૬૫/૧૦ પૈકી-૨	-	૦	૧૫	૦
૪	વિરાભાઈ સુખાભાઈ મકવાણા	૬૫/૧૦ પૈકી-૧	૬૫/૧૦ પૈકી-૧	-	૦	૧૨	૫૦
૫	હવાનભાઈ નરસિંહભાઈ મકવાણા	૬૫/૯ પૈકી-૧	૬૫/૯ પૈકી-૧	-	૦	૨	૫૦

મોટી જાગઘરના ખેડુત ખાતેદારોની આર.ઓ.યુ. ની વિગત							
ગામ:- મોટી જાગઘર તા.મહુવા (જિ.ભાવનગર)							
ક્રમ	ખેડુત ખાતેદારોનું નામ	જુનો સર્વે નં./બ્લોક નં.	નવો સર્વે નં./બ્લોક નં.	પાક	વપરાશી હક્ક વિસ્તાર		
					હે.	આરે	ચો.મી.
૬	વશરામભાઈ જેઠાભાઈ મકવાણા	૬૫/૮ પૈકી-૧ ૬૪/૨ પૈકી-૨	૬૫/૮ પૈકી-૧ ૬૪/૨ પૈકી-૨	-	૦	૨૫	૦
૭	ગુનાભાઈ ભગવાનભાઈ નકુમ	૬૬/૧ પૈકી-૧	૬૬/૧ પૈકી-૧	-	૦	૧૫	૦
૮	નરેશભાઈ દામજીભાઈ નકુમ	૬૪/૩ પૈકી-૧	૬૪/૩ પૈકી-૧	-	૦	૧૦	૦

અલ્પેશ વરુ,  
સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારીશ્રી  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર

(સહી/-) અવાચ્ય,  
મુખ્ય ઇજનેર અને અધિક સચિવ(પ્રો.)  
નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,  
સચિવાલય, ગાંધીનગર.

### રીપોર્ટ

**એન.સી.-૫ પ્રોજેક્ટ હેઠળ ભાવનગર જિલ્લાના મોટી જાગઘર ગામે પીવાના પાણીની પાઈપલાઈન નાંખવા કલમ-૬ (૧) ના જાહેરનામાં અંગે અહેવાલ:-**

**અહેવાલ:-**

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે ગુજરાત રાજ્યના ભાવનગર જિલ્લાના ગામ-મોટી જાગઘર તા.મહુવામાં પીવાના પાણીની જાહેર હેતુ માટે પાઈપલાઈન નાંખવી જરૂરી છે, જે અંગે બી.એમ.એસ. પ્રોજેક્ટ, સુરતને સીનીયર મેનેજર(સીવીલ) અને સક્ષમ અધિકારીશ્રી, એન.સી.-૫ ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, બરવાળાને કામગીરીમાં મદદ કરવા સારૂ તા.૦૮/૦૩/૨૦૧૯ ના રોજ વર્કઓર્ડર આપવામાં આવેલ છે.

ઉપરોક્ત પાણીની પાઈપલાઈન નાંખવા યોજના હેઠળ ૧ ગામો માટે રૂટ સર્વે કરાવવા અમારા માર્ગદર્શન હેઠળ બી.એમ.એસ.પ્રોજેક્ટ, સુરતના પ્રતિનિધિ સાથે રૂટ એલાઈનમેન્ટ નક્કી કરી તેમાં આવતાં ગામવાર સર્વે નંબરનું ૨૫ મીટરનાં વપરાશી હક્ક અર્થે કોમ્પ્યુટરથી વિસ્તાર (ક્ષેત્રફળ) કાઢી ગુજરાત પાણી અને ગેસ પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાનો મુસદ્દા મુખ્ય ઇજનેરશ્રી મારફતે સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગરને મોકલવામાં આવેલ હતો. જે સરકારશ્રીના આ વિભાગ દ્વારા મંજૂર કરી તેઓશ્રીના ક્રમાંક:- જીએન/૪/વીડબલ્યુએસ/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી જાહેરનામું બહાર પાડી સરકારશ્રીનો ઇરાદો જાહેર કરેલ છે. જે સરકારશ્રીના એક્સ્ટ્રા ઓર્ડીનરી નં.૧૬૫ ભાગ બી-૪ માં પાના નં.૧૬૫-૧ થી પાના નં.૧૬૫-૩ ઉપર પ્રસિદ્ધ થતાં તેની બહોળી પ્રસિદ્ધિ માટે કલેક્ટરશ્રી જિલ્લા વિકાસ અધિકારીશ્રી, ભાવનગર તેમજ મામલતદારશ્રી/તાલુકા વિકાસ અધિકારીશ્રી, મહુવા અને મોટી જાગઘર ગ્રામ પંચાયત કચેરીએ પ્રસિદ્ધ કરવામાં આવેલ અને આ ૧ ગામના ખેડુત ખાતેદારોને રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાની નકલ સાથે નોટીસની બજવણી તા.૧૯/૦૭/૨૦૧૯ ના રોજ કરવામાં આવેલ છે અને ૩૦ દિવસમાં જો કોઈ વાંધા હોય તો રજૂ કરવા જાણ કરવામાં આવેલ છે.

ઉપરોક્ત જાહેરનામું સરકારશ્રીના રાજ્યપત્રમાં તા.૧૧/૦૬/૨૦૧૯ ના રોજ પ્રસિદ્ધ થયેલ છે, જે માહિતી નિયામકશ્રી, ભાવનગર તરફથી સ્થાનિક સમાચાર પત્રોમાં જાહેરનામું તા.૦૮/૦૭/૨૦૧૯ ના રોજ સંદેશ, ભાવનગરની આવૃત્તિમાં પ્રસિદ્ધ કરાવેલ છે.

ઉપરોક્ત વિગતે યોજનાના ૧ ગામના ખાતેદાર પૈકી કુલ-૦ વાંધા રજુ થયા હતા, તેઓને તા.૧૭/૦૮/૨૦૧૯ ના રોજ સુનાવણી આપવામાં આવેલ હતી, પરંતુ કોઈ અરજદાર હાજર રહેલ નહતા. ખાતેદારો તરફથી વાંધાજનક વાંધા આવેલ નથી. વાંધાઓના અરજદારોને જવાબ આપવામાં આવ્યો છે અને તેનો નિકાલ કરવામાં આવ્યો છે.

ગામના નકશામાં દર્શાવેલ સર્વે નંબર મુજબ કલમ-૩(૧) નું જાહેરનામું ગામના નંબર-૭ ના સર્વે નંબર તમામ હિસ્સા દર્શાવી પ્રસિદ્ધ થયેલ છે. ઉપરોક્ત કાયદાની કલમ-૫ ની જોગવાઈ હેઠળ જાહેરનામાની પ્રસિદ્ધિ બાદ તમામ ગામોના સર્વે નંબરના હિસ્સાનું સર્વે કરવામાં આવેલ છે, જેની વિગત સાથે કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, જે ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગરનો બોજ રહીત હક્ક નિહીત કરવા સરકારશ્રીના નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગર મોકલવામાં આવે છે, જે મંજૂર થવા વિનંતી છે.

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ

ભાવનગર.

#### **પ્રમાણપત્ર-૧**

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન પ્રોજેક્ટ એન.સી.-૫ હેઠળ ભાવનગર જિલ્લાના મોટી જાગઘર ગામે પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાંખવી જરૂરી છે, પાઈપલાઈનની જાહેરહેતુ માટે જમીનમાં વપરાશી હક્ક સંપાદન કરવા બાબત, અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાં દર્શાવેલ સર્વે નંબર/બ્લોક નંબર જરૂરી રેકર્ડ સાથે ચકાસણી કરીને સંપૂર્ણ ખાતરી કરેલી છે, તેમજ કલમ-૩(૧) ના જાહેરનામાં હેઠળ કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે, અગાઉ દર્શાવેલ ક્ષેત્રફળમાં કોઈ તફાવત નથી, જેની ચકાસણી કરવામાં આવેલ છે.

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, કલમ-૬(૧) નું જાહેરનામું પત્રક ચકાસણી કરીને તૈયાર કરવામાં આવેલ છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ

ભાવનગર

#### **પ્રમાણપત્ર-૨**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ રજીસ્ટર થયેલ કંપની છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ

ભાવનગર

**પ્રમાણપત્ર-૩**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, નં.૧ માં જણાવેલ ગામોની જાહેર હિતમાં પાણીની પાઈપલાઈન નાંખવી જરૂરી છે, હેતુ માટે ખાનગી માલિકીની જમીનમાં વપરાશકારોના વપરાશી હક્કો સંપાદન કરતી વખતે તથા સંપાદન થઈ ગયા પછી કોઈ કોર્ટના હુકમ આધારે નાણાંકીય તથા અન્ય જવાબદારી ઉપસ્થિત થશે તો તેની સંપૂર્ણ જવાબદારી સંપાદન સંસ્થાની રહેશે.

તા.....૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ,  
ભાવનગર

**પ્રમાણપત્ર**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ભાવનગર જિલ્લાના મહુવા તાલુકાનાં મોજે મોટી જાગઘર ગામે પીવાના પાણીની પાઈપલાઈન નાંખવાના પ્રોજેક્ટ (એન.સી.-૫) અંતર્ગત ભાવનગર જિલ્લાનાં મહુવા તાલુકાના મોટી જાગઘર ગામે પાઈપલાઈન નાંખવામાં આવનાર છે. આ પાઈપલાઈન નાંખવાના કામે પાઈપલાઈન રૂટમાં આવતા ખાતેદારોના વપરાશી હક્કમાં સંપાદન થતી જમીનનું કલમ-૬(૧)નું જાહેરનામું તૈયાર કરવામાં આવેલ છે તે કલમ-૩(૧) મુજબ છે તથા કોઈ સર્વે નંબરમાં ફેરફાર થતો નથી તથા પાઈપલાઈન નાંખવાના રૂટના ગામવાર નકશાની મે જાતે ખાત્રી કરી છે, જે આથી પ્રમાણિત કરવામાં આવે છે.

તા.૨૭/૦૨/૨૦૨૦

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ  
ભાવનગર

**પરિશિષ્ટ-અ**

ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ભાવનગર જિલ્લાના મોટી જાગઘર ગામે પીવાના પાણીની પાઈપલાઈન નાંખવા બાબત ગામોની યાદી:-

અનુ. નં.	જિલ્લો	તાલુકો	ગામનું નામ
૧	ભાવનગર	મહુવા	મોટી જાગઘર

**જાહેરનામાની વિગત**

જાહેરનામાનો નંબર	જાહેરનામાની તારીખ	રાજપત્રની તારીખ
જીએન/૪/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪	૧૧/૦૬/૨૦૧૯	૧૧/૦૬/૨૦૧૯

**સરકારી અને પંચાયત કચેરીએ જાહેરનામું પ્રસિધ્ધ કરવાની વિગત**

અનુ. નં.	સરકારી અને ગ્રામપંચાયત કચેરી	નોટીસ બોર્ડ ઉપર પ્રસિધ્ધ કર્યાની તારીખ
૧	કલેક્ટરશ્રીની કચેરી ભાવનગર	૧૭/૦૬/૨૦૧૯
૨	જિલ્લા વિકાસ અધિકારીશ્રીની કચેરી ભાવનગર	૧૭/૦૬/૨૦૧૯
૩	મામલતદારશ્રીની કચેરી, તળાજા	૧૭/૦૬/૨૦૧૯
૪	તાલુકા વિકાસ અધિકારીશ્રીની કચેરી તળાજા	૧૭/૦૬/૨૦૧૯
૫	૧. તલાટી કમ મંત્રીશ્રી ત્રાપજ/સરપંચશ્રી	૧૭/૦૬/૨૦૧૯
	૨. તલાટી કમ મંત્રીશ્રી પાંચપીપળા/સરપંચશ્રી	૧૭/૦૬/૨૦૧૯

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ભાવનગર.

**પરિશિષ્ટ-બ**

**ગુજરાત પાણીની અને ગેસ પાઈપલાઈન (વપરાશી હક્ક) અધિનિયમ-૨૦૦૦ અન્વયે નર્મદા, જળસંપતિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧)**

જાહેરનામા નં. જીએન/૪/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ અસાધારણ રાજપત્ર નં.૧૬૫ ભાગ-બી-૪ માં પાના નં.૧૬૫-૧ થી પાના નં.૧૬૫-૩ થી પ્રસિદ્ધ થયેલ છે જે સામે ઇસમોને નોટીસ આપી છે તેઓએ લીધેલ વાંધાઓ માટે કરેલ સુચનની માહિતી ગામ-મોટી જાગઘર જિ.ભાવનગર.

ગામ:- મોટી જાગઘર			તાલુકો:- મહુવા			જિલ્લો:- ભાવનગર		
અનુ. નં.	સર્વે/બ્લોક નંબર	એરીયા	ખાતેદારનું નામ	નોટીસ ઇસ્યુ કરેલ તારીખ	નોટીસની બજવણી કરેલ તારીખ	આવેલ વાંધાઓની તારીખ	વાંધા સુનાવણીની તારીખ	રીમાર્ક્સ
૧	કલમ-૩(૧) જાહેરનામા નં.જીએન/૪/VWS/૧૭૨૦૧૯/૨૨૧/ખ-૪, તા.૧૧/૦૬/૨૦૧૯ થી રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામા સામે ઇસમોને નોટીસ આપેલ છે તેઓએ કોઈ વાંધાઓ લીધેલ નથી. આથી આ વિગત શુન્ય છે.							

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર.

**પરિશિષ્ટ-ક**

ગુજરાત સરકારશ્રીના નર્મદા, જળસંપતિ, પાણી પુરવઠા અને કલ્પસર વિભાગના કલમ-૩(૧) ના જાહેરનામાં નંબર:-GN/4/VWS /17/2019/221/KH-4 Dt.11-06-2019 આધારે આવેલ વાંધાઓ તથા તેની સામે લીધેલ નિર્ણયની માહિતી દર્શાવતું પત્રક.

**ગામ-મોટી જાગઘર તા.મહુવા જિ.ભાવનગર**

ગામ:- મોટી જાગઘર			તાલુકો:- મહુવા		જિલ્લો:- ભાવનગર	
અનુ. નં.	સર્વે/બ્લોક નંબર	વાંધા લેનાર વ્યક્તિનું નામ	વાંધો મુદત અંદર છે કે કેમ	વાંધાની ટુંકમાં વિગત	વાંધા નિકાલ માટેની કાર્યવાહી	સક્ષમ અધિકારીનો નિર્ણય
૧	ઇસમોએ વાંધા લીધેલ ન હોઈ, નિર્ણયની માહિતી શુન્ય છે					

સુનાવણીની તારીખ:- ૧૭/૦૮/૨૦૧૯

**અલ્પેશ વડુ,**

સીનીયર મેનેજર(સી) અને સક્ષમ અધિકારી,  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ  
ભાવનગર.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, JUNE 2, 2020 / JYAISTHA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 02<sup>nd</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/34 of 2020/TPS-112007-4061-L:** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/99 of 2019/TPS-112007-4061-L, dated.20.07.2019 the Draft Town Planning Scheme No.1(Memnagar) (2<sup>nd</sup> varied) under section-48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) was sanctioned. In the said notification dated. 20.07.2019, the following is amended.

In the annexure, Sr. no. 1 is replaced as under,

1. અંતિમખંડ નં.૧૦/૧ (પબ્લીક યુટીલીટી)નો હેતુ “નેબરહુડ એન્ડ સીવીક સેન્ટર (એન.એચ.સી.સી.)” કરવાનો રહેશે.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 02<sup>nd</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/35 of 2020/PRCH-132020-64-DH-L:** WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Gandhinagar Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/18 of 2004/DVP-162001-396-L, dtd.16.02.2004.

AND WHEREAS, the Government of Gujarat, vide Government Resolution, Urban Development and Urban Housing Department No.UDA/102007/2180/V, dtd.15.05.2007 has resolved to develop the certain Urban Development Area of Gandhinagar Urban Development Authority as the Gujarat International Financial Tec- City(GIFT);

AND WHEREAS, the Government of Gujarat, in exercise of the power conferred by of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act" ) By Notification, Urban Development and Urban Housing Department No.GH/V/170 of 2011/GIFT-102011-2523-L, dtd.19.10.2011. (hereinafter referred to as "the said Authority" and "the said Development Plan") Approved the Master plan of the GIFT and Development control regulation.

AND WHEREAS, the Government of Gujarat, in exercise of the power conferred by of section 22 of the said Act vide Government Notification, Urban Development and Urban Housing Department No.GH/V/24 of 2012/UDA/112011/4202/L, dtd.15.03.2012. exclude the GIFT area from Gandhinagar Urban Development Authority

NOW THEREFORE, in exercise of the power conferred by sub-section (2) of section 19 of the said Act, the Government of Gujarat hereby : -

1. Propose to modify the Development control regulation of the, said development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

### **SCHEDULE**

Proposed variation in the said Gift Area Development Control Regulation of the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/170 of 2011/GIFT- 102011-2523-L, dtd.19.10.2011.

1. After Regulation No.17 following shall be added.

#### **18. Regulations for Multi-level Car Parking Building**

##### **18.1. Definitions**

In these Regulations, unless repugnant to the context, the terms and expressions shall have the meaning indicated against each of them. Terms and expressions not defined in these Regulations shall have the same meaning as in the Gujarat Town Planning and Urban Development Act, 1976 as amended from time to time and the rules framed there-under, and the National Building Code (NBC) of India 2005, as amended from time to time, or other Applicable Laws as the case may be.

- 18.1.1.** "Clear Height/Floor Height" means height measured from the finished floor to the bottom of beam or false ceiling, considering that no services are passing through the 'clear height'.
- 18.1.2.** "Driveway" means a unobstructed vehicle path of egress or ingress used for access to or from any parking area.
- 18.1.3.** "Electric Vehicle" means a vehicle that uses electricity for propulsion, and that can use an external source of electricity to charge the battery.
- 18.1.4.** "Electric Vehicle Charging" means a receptacle intended for providing charging for electric vehicles.
- 18.1.5.** "ECS" means an Equivalent Car Space and the following factors shall be used to convert other vehicles into equivalent car units;



<b>Vehicle Type</b>	<b>Car/ Taxi</b>	<b>Two Wheeler</b>	<b>Auto Rickshaw</b>	<b>Bicycle</b>	<b>Trucks/ Buses</b>	<b>Emergency Vehicles</b>
<b>ECS</b>	1.0	0.25	0.5	0.1	2.5	2.5

**18.1.6.** “Multi-Level Car Parking Building” means a building with or without basements and above ground level with two or more floors, primarily to be used for parking of cars, scooters or any other type of light motorized vehicles;

The Multi-level car parking building/structure permitted within the GIFT Area are as follows:

- **Conventional Parking**

The conventional parking system may vary according to the different designs options of the parking layout and it includes Floor and ramp system.

- **Semi-Automated Parking**

A semi- automated parking includes following.

- Ramps and Elevator
- Stack Parking

- **Automated Parking**

The Automated parking system varies according to the different designs options including:

- Puzzle Parking
- Tower Parking
- Rotary Parking

- **Any other parking structures (as may be approved by competent authority)**

**18.1.7.** “Site Plan” means a detailed Plan showing the proposed placement of structures, open space along with Fire driveway, landscaping, and other development features, on a parcel of land, as required by specific sections of the development code.

## **18.2. Planning Considerations**

The following land use indicates the permissible uses of land in addition to allowable land uses mentioned in regulation no. 2.1:

- **Multi-Level Car Parking land Use**

The standard for planning, layout and designing of the Multi-level car parks shall be as follows and shall comply with IRC:SP:12-2015 "Guidelines for Parking Facilities in Urban Areas". Some of the desirable standards for designing of the multi-story car parks are:

1. Gradient of the ramp: It shall not be steeper than 1 in 10
2. Clear height between floors: Minimum 2.75m for non-stack Parking and 4.2m for Stack Parking
3. Parking Stall dimensions: 2.5 m X 5 m
4. Inside radius of curves: 7 m
5. Width of traffic lane on ramps & entrance: 3.75 m and additional width of at least single lane width of 3.75m to be provided in front of MLCP for entry and exit to exit without disturbing the traffic on main carriageway, however it is preferable to provide entry and exit ramps at the rear of MLCP or to the road with less traffic.
6. Gradient of sloping floors: Not steeper than 1 in 20
7. Minimum Clear Width of Ramp: 3.75m for Entry and Exit separately
8. Minimum Clear Width of Driveway:

Vehicle Type	Minimum Clear Width (m) of Driveway for different Layout Design				
	45 <sup>0</sup>	60 <sup>0</sup>	90 <sup>0</sup>	180 <sup>0</sup>	90 <sup>0</sup> and 45 <sup>0</sup> Mixed
Car	3.0	5.7	6.0	5.45	5.45
Three Wheelers	1.6	3.4	3.6	3.25	3.25
Two Wheelers	-	-	3.0	-	-

### 18.3. Architectural Guidelines

#### 18.3.1. Built Up Area

Area for the following uses shall not be considered towards computation of Built Up Area.

- Parking spaces
- Ancillary services including Drivers Waiting room, First aid room, Security and Area for Minor Repairs of Vehicles. However, adequate provision shall be made for such ancillary services and total area shall be limited to 1% of total construction area of the building.

#### 18.3.2. Basement Height

Clear height of basement should be minimum 2.75m for non-stack parking and 4.2m for stack parking in Conventional Parking system and 1.55m for Automated Parking excluding height required for Services.

#### 18.3.3. Staircase

The minimum width of staircase shall be as follows:

- 1.5m for Building height upto 25m.
- 2.0m for Building height more than 25m.

### 18.4. Special Requirements for Multi-level Car Parking Buildings

**18.4.1.** Total parking requirement as per GDCR norms shall be provided within the Building Envelope and it also includes additional parking requirement arises from the commercial development.

**18.4.2.** Minimum width of Open Space (turning radius min. of 12 m) around the building to be kept free from parking or any other activities for proper maneuverability of fire-fighting and emergency vehicles shall be as mentioned below:"

Sr No.	Building Height (in meter)	Open Space Adjacent to building (in meter)	
		Front	All Sides
1	≥45	7.5	6.0
2	45 to 70	9.0	8.0
3	Above 70	10.0	9.0

Source: Fire Prevention and Life Safety Act-2013 and all Modified Fire regulations.

**18.4.3.** The required deficit parking spaces (ECS) for allotted BUA shall be stated and marked appropriately in submission for Building Permission.

#### 18.4.4. Guidelines for Provision of Electric Vehicles

Minimum 10% of the total parking (in terms of Total ECS) within Building shall have provisions for shared access to Electric Vehicle Charging Point. Every parking floor of the MLCP building shall have minimum 1 such Electric Vehicle Charging Point.

#### 18.4.5. Development Permission Application

The following details in addition to the requirements mentioned in Part 5 General Procedural Requirements shall be provided in the plan of the floors showing parking area

(for full or portion of the floor).

**x. Floor Plan for parking area**

The following details shall be provided in the plan of the floor showing parking area (for full or portion of the floor)

- a. Details of entry / exit ramps (ramp from outside the building to the parking floor and ramp between parking floors, as applicable), such as number of ramps, width of the ramp and slope.
- b. Width of all driveways in the parking area and the width of each of the parking bay abutting the driveway.
- c. Width of columns provided in the parking floors and clear spacing between the columns, location of staircases, lifts and toilets, with dimensions.
- d. Level of floor with reference to the ground level contiguous to the building or the road level whichever is considered for the height of the building.
- e. Minimum Setback line from the boundary of the plot and in case of basement floor, the distance between the boundary and the parking floor periphery.
- f. Details of any other uses proposed within the parking area / floor.
- g. No. of parking bays provided (4 wheeler and 2-wheeler), separately showing single parking, double parking (one behind the other and one above the other - mechanical parking) and automatic parking devices adopted such as car lift etc. (along with the approval of the agencies notified by the Government), as applicable.
- h. Area Calculation and use Distribution for Multi-level Car Parking Buildings

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio Deputy Secretary

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, JUNE 2, 2020 / JYAISTHA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### PORTS AND TRANSPORT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> March, 2020.

#### BOMBAY MOTOR VEHICLES TAX RULES, 1959.

**No.PT/2020/06/MVD/10/2020/758/KH:-** In exercise of the powers conferred by Clause (iii) of Rule 8 of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby extends the period of payment of Motor Vehicles Tax up to 31<sup>st</sup> May, 2020 for the vehicles specified in the First Schedule of the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), except designated omnibuses licensed to carry more than twelve passengers.

By order and in the name of the Governor of Gujarat,

**PRAKASH MAJMUDAR,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, JUNE 3, 2020 / JYAISTHA 13, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> May, 2020.

**No.GHU-2020-(37)-GET-11-2020-196-K :-** Whereas GETCO, Vadodara, has been declared as an State Transmission Utility (STU) vide EPD's Notification No.GHU-2004-GEB-I 104-2964-K dated 29.5.2004,

(2) And whereas in pursuance of the provisions under section 38 and 39(2) of the Electricity Act, 2003, GETCO, has been casted the responsibility of laying down such essential Transmission Network across the State for providing power to the consumers of the State, through Distribution Utilities under the State Government,

(3) And whereas since the inception of the Electricity Act, 2003 with the previous approval accorded by Government, GETCO is to undertake some new Transmission networks including overhead lines as specified in Annexure - A attached herewith.

(4) Now, therefore, Government is pleased to accord approval u/s 68(1) of the Electricity Act, 2003, to GETCO, an STU, for carrying out new and ongoing works as referred to, at item No.(3) above, subject to the compliance of provisions of the Electricity Act - 2003, work of Licensees Rules - 2006 and CEA (Measures relating to safety and Electrical Supply) Regulations, 2010, relevant provisions of the Indian Telegraph Act, 1855 as stipulated in the section 164 of the Electricity Act, 2003, the CEA (Safety requirements for construction, operation and Maintenance of Electrical Plants and Electrical Lines) Regulations, 2011 and provisions of the Works of Licensees Rules, 2006.

(5) The approval of Government, as mentioned above, is subject to the condition that wherever necessary GETCO would obtain necessary approvals / clearance from the concerned State Authorities including local authorities of the concerned area.

By order and in the name of the Governor of Gujarat,

**SHALINI DUHAN,**

Officers on Special Duty (Power)

**Annexure-A**

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
<b>A</b>	<b>400 KV Line</b>						
1	400kV S/C line on D/C tower with ACSR Twin Moose conductor with 1 -OPGW & 1 -Earth wire from existing 400kV Varsana S/S to proposed M/s. Gaya Solar (Bihar) Private Limited for evacuation of 100MW & 150 MW (Total=250MW) Solar Power of M/s. Gaya Solar (Bihar) Private Limited from their Solar Plant	S/C	Anjar	Anjar	17.86	New	400KV
<b>B</b>	<b>220 KV Line</b>						
1	220KV S/C on D/C tower line from 220KV Vondh S/S to 220KV Bhachau Railway TSS	S/C	Anjar	Anjar	6.5	New	220KV
2	220KV Tappar-Radhanpur on D/C & M/C tower with AL-59	D/C	Anjar	Anjar	392	New	220KV
3	220KV Varsana-Caharanka on D/C & M/C tower with AL-59	D/C	Anjar	Anjar	392	New	220KV
4	220kV LILO to TSS-Gothan switching substation of M/s DFCCIL from exi. 220kV Kim-Mora line with 220kV UG cable (0.970 RkM) and partially with ACSR Zebra conductor (0.055 RkM ) on 220kV M/C tower having total line length 1.025RkM (UG+OH).	D/C	Bharuch	Bharuch	2.05	New	220KV
5	220KV S/C line on D/C tower with AL-59 conductor and 24 fiber OPGW for evacuation of 300MW solar power generation from M/s. Avvada solar plant (ASPEL) located at village TalsanaTa. Limbdi Dist. Surendranagar to 400KV Choraniya S/S of GETCO.	S/C	Surendranagar	Limbdi	23.89	New	220KV
<b>C</b>	<b>66 KV Line</b>						
1	66KV Chandrani (Ambapar) lilo from 66KV Ratatlav-Dudhai Dog H-frame line	D/C	Anjar	Anjar	4	New	66KV
2	66KV S/C line on D/C Panther Tower with ACSR DOG Conductor from 220kV Achhalia S/S to M/s Executive Engineer-MIP	S/C	Bharuch	Bharuch	32	New	66KV
3	66KV D/C LILO Madana line from existing 66KV Deesa-Gadh line	D/C	Palanpur	Deesa	4.87	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
4	66KV D/C LILO Rupal line from existing 66KV Vadgam-Gidasan line	D/C	Palanpur	Deesa	0.82	New	66KV
5	Erection of 66KV S/C Bhalak Substation to Bhalak Pumping station on ACSR Dog conductor with D/C panther tower Length-0.641 Km under Deposit work option-1	S/C	Himmatnagar	Himmatnagar	0.641	New	66KV
6	Conversion of existing 66KV Visnagar-Gothva S/C line from Dog to Panther Conductor	S/C	Himmatnagar	Himmatnagar	7.501	New	66KV
7	Erection of 66KV S/C line From existing 220KV Vijapur s/s to 66KV Ranasan s/s with Panther conductor on D/C Panther Tower.	S/C	Himmatnagar	Himmatnagar	5.109	New	66KV
8	Conversion of existing 66KV Hmt-1-Parabda S/C line from Dog to Panther Conductor	S/C	Himmatnagar	Himmatnagar	8	New	66KV
9	Conversion of existing 66KV Agiyol-Hasalpur S/C line from Dog to Panther Conductor	S/C	Himmatnagar	Himmatnagar	14	New	66KV
10	LILO to proposed 66KV Serkhi S/s from 66kV Gotri - Anand line partly on tower with ACSR Panther conductor having length 5.893Rkm and partly with 630Sq. mm (6+1) UG cable having length of 0.31 Rkm (Total Length 6.203Km)	D/C	Jambuva	Jambuva	12.406	New	66KV
11	66kV S/C line from 66kV Pipero SS to Ambava Pumping station under deposit work	S/C	Jambuva	Jambuva	16	New	66KV
12	66kV Line from 220kV Jambuva SS to 66kV Tarsali SS partly on tower having route length 4.9Km and partly by using U/G cable 630Sq mm (6+1) having length 2.815Km (total length-7.4Km)	D/C	Jambuva	Jambuva	14.8	New	66KV
13	66KV Varvala-Arambhda line-2	S/C	Jamnagar	Jamnagar	18.16	New	66KV
14	66KV Bajana-Kanchanpur	S/C	Jamnagar	Jamnagar	15.334	New	66KV
15	66KV Bhankhokhari-Motagunda line	S/C	Jamnagar	Jamnagar	13.01	New	66KV
16	66KV Tumbda-Visavada line	S/C	Jamnagar	Jamnagar	20.27	New	66KV
17	66KV LILO to 400KV Bhogat from 66KV Bhatiya Lamba line	D/C	Jamnagar	Jamnagar	22.84	New	66KV
18	66 KV S/C line from 66kV Solar Power generation of M/s Aditya Birla Renewal Ltd. located at village Talsana, Ta. Limbdi, Dist. Surendranagar to 66kV Rojasar	S/C	Surendranagar	Limbdi	8.05	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
	(GETCO) S/S on D/C Tower with ACSR Panther conductor under deposit scheme.						
19	66KV LILO to Wankaner (220KV) SS from prop. 2nd CKT Hot Line Stringing of existing 66KV Matel - Rajgadh line partly on M/C tower with ACSR Panther Conductor having line length 16.750KM & partly with 66kV 630 Sqmm ( 6+1) underground cable having length 1.250RKM and partially hotline stringing of 8.500KM. Total Length : 16.750 (OH) + 1.25 (UG) = 18.00RKM and 8.5KM HLS	D/C	Gondal	Rajkot	44.5	New	66KV

**Abbreviation**

<b>D/C</b>	<b>Double Circuit</b>
<b>S/C</b>	<b>Single Circuit</b>
<b>M/C</b>	<b>Multi Circuit</b>
<b>UG Cable</b>	<b>Under Ground Cable</b>
<b>WIP</b>	<b>Work in progress</b>
<b>O/H</b>	<b>Over head</b>

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, JUNE 3, 2020 / JYAISTHA 13, 1942

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#### PART IV-B

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#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> April, 2020.

**Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007.**

**GH/SH/GHN/14/SCF/2008/878/S:** - In exercise of the power conferred by sub-section (1) of section 9 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008), and in supersession of all the notifications issued in this behalf, the Government of Gujarat hereby nominates the following persons to be the members of the Fee Regulatory Committee for the tenure of three years from the date of publication of this notification in the Government of Gujarat official gazette as under:

1	Shri Akshay H. Mehta Retired Judge of Gujarat High Court, 9, Deep Bunglows, Opp. Satya Triveni Towers, Karnavati Club Road, Off. S.G.Road, Satellite, Ahmedabad - 380015	Chair-Person
2	Shri Kamlesh Joshipura Ex-Vice-Chancellor, Indian Institute of Teacher Education, Government College Campus, Sector - 15, Gandhinagar - 382016	Member

3	Shri Jainik Vakil Chartered Accountant Vakil House, 31B Saurashtra Society, New Vikas Gruh Road, Red Cross Lane, Paldi, Ahmedabad - 380007	Member
4	Shri Jagdish Babariya Babariya Institute of Technology Vadodara, Vadodara-Mumbai NH # 8, Varnama, Vadodara - 391 240	Member
5	Director, Technical Education Karmyogi Bhavan, 6 <sup>th</sup> Floor, Block - No. - 2, Gandhinagar	Member-Secretary (Ex-officio)

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, JUNE 3, 2020 / JYAISTHA 13, 1942

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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨ જુન, ૨૦૨૦.

**ક્રમાંક: જીએન/૨૦૨૦/૯/એસએસસી-૨/૨૨૧૬/૧૭૪૨/૬૫/ક-૩:—** Gujarat Water Gas Pipe Line (Acquisition of Right of Users in Land) Act-2000, {ગુજરાત પાણી અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦}ની જોગવાઈઓ અંતર્ગત તેની કલમ ૩ મુજબ ધરોઈ જળાશય યોજનાની લાડોલ પ્રશાખા નહેરની સાંકળ ૩૩૩૦ મી. થી સાંકળ ૧૫૪૧૫ મી. વચ્ચે આવતા સર્વે નંબરોમાં જમીન વપરાશનો હક્ક સંપાદિત કરવા માટે અધિક્ષક ઈજનેર, સુજલામ સુફલામ વર્તુળ-૨, ખેરવા-મહેસાણાએ તેમના તા.૨૫/૦૭/૨૦૧૯ના પત્ર ક્રમાંક સુસુવ-૨/સી.બી./જાહેરનામું/લાડોલ પાઈપ લાઈન/૩૮૨૭ થી કોમ્પિટન્ટ ઓથોરિટી તરીકે “કાર્યપાલક ઈજનેર, ધરોઈ મુખ્ય બંધ વિભાગ નં.૧, ધરોઈ કોલોની” ની નિમણૂક કરેલ છે.

ઉપર્યુક્ત થયેલ નિમણૂકના અનુસંધાને કાર્યપાલક ઈજનેર, ધરોઈ મુખ્ય બંધ વિભાગ નં.૧, ધરોઈ કોલોની દ્વારા તા.૦૨/૦૮/૨૦૧૯ ના રોજ દૈનિક અખબારમાં બહાર પાડવામાં આવેલ જાહેરનામું બહોળી પ્રસિદ્ધિ માટે નીચે મુજબ યથાવત બહાર પાડવામાં આવે છે.

જાહેરનામું

ગુજરાત જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ કાર્યપાલક ઈજનેરશ્રી, ધરોઈ મુખ્યબંધ વિભાગ નં.૧, ધરોઈ કોલોની તા. સતલાસણા જિ. મહેસાણા અધિનિયમ-૨૦૦૦ ની કલમ-૩ અન્વયેનું જાહેરનામું (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત)

અનુસૂચિ

૧	કામનું નામ	સા.જ.ચો ની લાડોલ પ્રશાખાની સાં. ૩૩૦૦ થી ૧૫૪૧૫ મી. વચ્ચે અંડરગ્રાઉન્ડ પાઈપલાઈન કરવાની કામગીરી અધિનિયમ ૨૦૦૦ની કલમ-૩ અન્વયે મળેલ સત્તાને આધીન અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવા માટે આથી હિત ધરાવતી વ્યક્તિઓને ચેતવણી આપવામાં આવે છે કે, ઉક્ત પાઈપલાઈન નાખવા માટે
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	<p>જરૂરિયાત અનુસારની પહોળાઈ અને ઊંડાઈમાં કામગીરી કરવાની થશે. આ કામમાં રોકાયેલ સરકારી કર્મચારી, ઇજારદારશ્રીઓને અવરોધરૂપ કે અંતરાય બની શકશે નહીં.</p> <p>અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હીત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાની નકલ સમાચાર પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર જમીન વપરાશકારોના હક્ક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત કાર્યપાલક ઇજનેરશ્રી, ધરોઈ મુખ્યબંધ વિભાગ નં.૧, ધરોઈ કોલોની તા.સતલાસણા, જિ.મહેસાણા પીન-૩૮૪૩૬૦ ને લેખિતમાં રજૂ કરવા જણાવવામાં આવે છે.</p>
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ગામનું નામ	સર્વે નંબર
સુંદરપુર	૬૦૭
લાડોલ	૩૧૮૬, ૬૨૦૬, ૬૨૦૫, ૬૩૫૭, ૬૩૫૨, ૬૩૬૩, ૬૩૬૬, ૬૩૭૦, ૬૩૭૧, ૫૯૭૧, ૫૯૭૦, ૬૪૦૭, ૬૪૦૮, ૬૪૦૯, ૫૮૯૨, ૫૮૭૨, ૫૮૭૧, ૫૮૭૩, ૬૧૮૯, ૬૧૮૮, ૬૨૦૭, ૬૨૦૯, ૬૩૫૬, ૬૩૬૦, ૬૩૫૯, ૬૩૬૪, ૬૩૬૧, ૬૩૬૫, ૬૩૬૭, ૫૯૭૪, ૫૯૭૩, ૫૯૭૨, ૬૪૦૧, ૬૪૦૨, ૬૪૦૦, ૫૯૬૮, ૫૯૬૯, ૫૮૯૫, ૫૮૯૩, ૫૮૭૫, ૫૮૭૪, ૫૮૭૦, ૫૮૬૯, ૫૮૭૬, ૫૮૫૮, ૫૮૫૫, ૫૮૫૦, ૫૭૯૩, ૫૭૯૪, ૫૭૯૨, ૫૭૯૧, ૫૭૯૦, ૫૭૮૯, ૫૭૮૭, ૫૭૯૭, ૫૭૯૮, ૫૭૫૩, ૫૭૫૧, ૫૭૪૭, ૫૭૪૯, ૫૭૫૦, ૫૭૪૦, ૫૭૩૯, ૫૭૩૮, ૫૭૩૭, ૫૭૨૭, ૫૮૫૪, ૫૮૫૬, ૫૮૫૧, ૫૭૯૫, ૫૮૨૧, ૫૮૯૬, ૫૭૮૮, ૫૭૮૬, ૫૮૦૦, ૫૭૯૯, ૫૭૫૪, ૫૭૫૫, ૫૭૫૨, ૫૮૦૭, ૫૮૦૬, ૫૭૪૬, ૫૭૪૫, ૫૭૪૪, ૫૭૪૩, ૫૭૪૧, ૫૭૪૮, ૫૪૨૨, ૫૪૨૬, ૫૪૯૦, ૫૪૪૮, ૫૪૪૭, ૫૪૪૯, ૫૪૪૬, ૫૪૫૫, ૫૪૬૫, ૫૪૬૬, ૪૯૪૧, ૪૯૪૨, ૪૯૪૪, ૪૯૪૩, ૪૯૦૮, ૪૯૦૯, ૪૯૨૦, ૫૪૪૫, ૫૪૫૪, ૫૪૪૪, ૫૪૫૬, ૫૪૬૩, ૫૪૬૪, ૫૪૮૪, ૪૯૩૧, ૫૪૮૫, ૫૪૬૦, ૪૯૩૨, ૪૯૩૩, ૪૯૪૦, ૪૯૨૯, ૫૪૮૬, ૪૯૩૦, ૪૯૫૨, ૪૯૫૩, ૪૯૦૭, ૪૯૦૫, ૪૮૮૧, ૪૯૦૩, ૪૯૦૪, ૪૬૯૮, ૪૮૯૧, ૪૬૯૯, ૪૭૨૩, ૪૭૨૪, ૪૭૦૦, ૪૭૦૧, ૪૭૦૫, ૪૭૦૮, ૪૭૦૯, ૪૭૧૦, ૪૭૧૧, ૪૧૮૦, ૪૧૮૧, ૪૧૮૨, ૪૧૮૩, ૪૧૮૪, ૪૧૮૫, ૪૧૨૪, ૪૧૨૫, ૪૯૦૨, ૪૮૯૨, ૪૮૯૩, ૪૮૯૪, ૪૯૦૬, ૪૯૧૧, ૪૭૦૬, ૪૭૦૭, ૪૧૭૯, ૪૧૩૭, ૪૧૨૬, ૪૧૩૩, ૪૧૨૭, ૪૧૧૮, ૪૧૨૮, ૪૧૩૧, ૪૧૩૦, ૪૧૩૨, ૪૧૧૭, ૪૧૨૯, ૩૭૭૪, ૩૬૩૮, ૩૭૭૩, ૩૭૭૨, ૩૬૪૦, ૩૦૬૯, ૩૭૬૮, ૩૭૬૭, ૩૭૬૬, ૩૬૯૪, ૩૬૩૭, ૩૬૭૬, ૩૬૩૬, ૩૬૪૧, ૩૬૩૯, ૩૬૪૨, ૩૬૯૬, ૩૬૯૯, ૩૭૦૪, ૩૭૦૫, ૩૬૯૭, ૩૭૦૧, ૩૭૦૨, ૩૭૦૩, ૩૭૦૦, ૩૭૧૨, ૩૭૧૩, ૩૭૧૪, ૩૭૧૫, ૩૭૧૬, ૩૭૧૭, ૩૭૨૯, ૨૯૪૪, ૩૭૩૧, ૩૭૩૨, ૩૭૩૩, ૨૯૪૩, ૨૯૪૫, ૩૭૩૦, ૨૯૪૮, ૩૭૩૪, ૨૯૭૫, ૩૧૬૮, ૨૯૪૯, ૩૧૭૦, ૩૧૬૯, ૨૮૭૧, ૨૮૭૦, ૨૮૬૯, ૨૮૬૮, ૧૯૯૪, ૩૯૪૮, ૩૧૩૮, ૩૧૩૭, ૩૧૩૯, ૩૧૪૦, ૩૧૪૧, ૩૦૨૯, ૩૦૨૮, ૩૦૩૩, ૩૦૩૪, ૨૯૪૦, ૨૯૮૨, ૨૯૮૦, ૨૯૮૧, ૨૯૩૯, ૨૯૭૮, ૨૯૭૯, ૩૭૧૧, ૩૧૨૪, ૩૧૨૫, ૩૧૨૬, ૩૧૨૭, ૩૧૬૪, ૩૧૬૫, ૩૧૬૨, ૩૧૬૦, ૩૧૫૮, ૩૧૫૯, ૩૦૪૨, ૩૦૩૧, ૩૦૩૨, ૩૦૩૦, ૩૦૩૬, ૩૦૩૭, ૨૯૭૫, ૨૯૭૭
માલોસણ	૬૫, ૭૧, ૬૮, ૭૦, ૭૮, ૭૭, ૭૪, ૭૫, ૮૬, ૮૯૫, ૮૭, ૮૯૪, ૮૮, ૮૯૩, ૨૦૯, ૨૧૧, ૮૯૧, ૨૧૦, ૮૯૨, ૮૮૭, ૮૯૦, ૮૮૫, ૬૪૬, ૬૪૫, ૬૪૪, ૬૩૯, ૬૩૮, ૬૪૧, ૨૩૨, ૬૪૦, ૨૩૬, ૬૩૬, ૨૩૭, ૨૩૫, ૩૦૭, ૩૦૮, ૬૨૮, ૩૦૯, ૬૨૭, ૩૧૦, ૬૩૬, ૬૪, ૭૬, ૮૦, ૭૯, ૬૯, ૮૯૮, ૨૧૨, ૨૧૩, ૨૧૫, ૬૪૨, ૬૪૩, ૨૩૪, ૬૩૭, ૬૩૪, ૬૩૧, ૬૩૫, ૪૫૮, ૫૯૨, ૪૬૧, ૫૯૧, ૪૬૨, ૫૯૦, ૪૬૪, ૫૮૯, ૪૬૩, ૫૮૭, ૪૬૫, ૫૦૦, ૪૬૭, ૪૯૯, ૪૬૮, ૪૬૯, ૪૯૮, ૪૮૯, ૪૯૦, ૪૮૮, ૪૯૧, ૪૯૨, ૫૦૧, ૪૯૩, ૪૯૬

ગામનું નામ	સર્વે નંબર
ગવાડા	૧૩૬૯, ૧૩૭૦, ૧૩૬૫, ૧૩૬૬, ૧૩૯૧, ૧૩૪૩, ૧૩૯૨, ૧૩૯૩, ૧૩૪૨, ૧૩૪૪, ૧૩૪૧, ૧૩૪૦, ૧૩૯૮, ૧૩૦૯, ૧૩૩૮, ૧૪૦૦, ૧૩૩૭, ૧૪૩૯, ૧૩૩૬, ૧૩૩૫, ૧૪૪૦, ૧૩૨૩, ૧૩૨૨, ૧૪૪૧, ૧૩૨૧, ૧૪૪૫, ૧૩૨૦, ૧૩૧૮, ૧૨૯૫, ૨૦૨૦, ૧૫૭૬, ૧૫૭૭, ૧૫૭૮, ૨૦૧૯, ૧૩૯૭, ૧૨૯૭, ૧૨૯૬, ૧૨૯૩, ૧૨૯૪, ૨૦૨૨, ૨૦૨૧, ૧૬૪૫, ૧૬૫૫, ૧૬૫૪, ૨૦૧૨, ૨૦૧૧, ૨૦૧૦, ૨૦૧૪, ૨૦૧૫, ૨૦૦૯, ૨૦૦૮, ૨૦૧૭, ૨૦૦૬, ૨૦૦૭, ૧૫૭૯, ૨૦૧૮, ૧૫૮૧, ૨૦૦૫, ૨૦૧૬, ૧૫૮૨, ૨૦૦૪, ૨૦૦૨, ૧૬૪૬, ૨૦૦૩, ૧૬૪૯, ૨૦૦૦, ૧૬૪૮, ૨૦૦૧, ૧૬૫૦, ૧૯૮૭, ૧૬૫૩, ૧૬૫૧, ૧૯૮૬, ૧૯૮૫, ૧૬૫૨, ૧૯૮૪, ૧૯૮૨, ૧૭૨૩, ૧૯૮૩, ૧૭૨૫, ૧૯૭૯, ૧૮૧૨, ૧૮૧૧, ૧૭૭૪, ૧૮૦૯, ૧૮૦૭, ૧૭૮૭, ૧૭૭૫, ૧૮૦૮, ૧૭૮૬, ૧૭૮૧, ૧૭૮૨, ૧૭૮૩, ૧૭૨૨, ૧૭૨૧, ૨૦૬૦
પિલવાઈ	૨૦૨૩, ૨૦૨૬, ૨૦૨૪, ૨૦૨૫, ૨૦૫૬, ૨૦૨૭, ૨૦૪૭, ૨૦૪૮, ૨૦૫૫

Sd/-

કાર્યપાલક ઈજનેર  
ઘરોઈ મુખ્યમંદિર વિભાગ નં.૧  
ઘરોઈ કોલોની

**બી. એચ. જોષી,**  
સરકારના ઉપસચિવ (ઉ.ગુ.),  
નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, JUNE 3, 2020 / JYAISTHA 13, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3<sup>rd</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/36 of 2020/TPS-112020-816-L:** WHEREAS under Government notification Panchayat, Housing and Urban Development Department No.GH/P/104/77/TPS-3907-Q, dated.24.06.1977, the Government of Gujarat had in exercise of the powers conferred by sub-section-(2) of section 28 of the Bombay Town Planning Act, 1954 sanctioned a Draft Town Planning Scheme Ranip No.3(hereinafter referred to as "the said Draft Scheme") submitted to by the Ranip Nagar Panchayat.

AND WHEREAS, in exercise of the powers conferred by section 31 of the Bombay Town Planning Act, 1954, the Government of Gujarat had appointed the Town Planning Officer for the finalizing the said Draft Scheme;

THEN AFTER, the Bombay Town Planning Act, 1954 was repealed by the Gujarat Town Planning and Urban Development Act, 1976. (hereinafter referred to as "the said Act)" Which came into force from dated.01.02.1978.

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/150 of 2003/TPS-1581-1458-L, dated.14.08.2003 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme Ranip No.3;

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme Ranip No.3 (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub- section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> March, 2020.

**Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act 2007.**

**No: GH/SH/07/2020/PRC/102013/104/S :-** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Gujarat 2 of 2008), the Government of Gujarat, hereby makes the following rules further to amend the Admission Committee for Professional Courses (Constitution and Functions) Rules, 2008 Namely :-

**1. Short Title and commencement.-**

1. These rules may be called the Admission Committee for Professional Courses (Constitution and Functions) (Amendment) Rules, 2020.
2. In the Admission Committee for Professional Courses (Constitution and Functions) Rules, 2008, in rule 3, in sub-rule (2),-
  - (i) for clause (c), the following clause shall be substituted, namely:-

“(c) The Principal of Government Degree Engineering College appointed by Education Department, Government of Gujarat, Member.”.
  - (ii) for clause (d), the following clause shall be substituted, namely:-

“(d) The officer appointed by Education Department, Government of Gujarat as a Member-Secretary.”

By order and in the name of the Governor of Gujarat,

**B. P. MENPARA,**

Under Secretary to Government.





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**1. Short Title and commencement.-**

1. These rules may be called the Admission Committee for Professional Diploma Courses (Constitution and Functions) (Amendment) Rules, 2020.
2. In the Admission Committee for Professional Diploma Courses (Constitution and Functions) Rules, 2008, in rule 3, in sub-rule (2),-
  - (i) for clause (c), the following clause shall be substituted, namely:-  
“(c) The Principal of Government Polytechnic appointed by Education Department, Government of Gujarat, Member. ”.
  - (ii) for clause (d), the following clause shall be substituted, namely:-  
“(d) The officer appointed by Education Department, Government of Gujarat as a Member-Secretary.”

By order and in the name of the Governor of Gujarat,

**B. P. MENPARA,**

Under Secretary to Government.



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#### શિક્ષણ વિભાગ

#### જાહેરનામા

સચિવાલય, ગાંધીનગર, પમી જૂન, ૨૦૨૦.

#### ગુજરાત માધ્યમિક અને ઉચ્ચતર માધ્યમિક શિક્ષણ અધિનિયમ, ૧૯૭૨

**ક્રમાંક: જીએચ-એસ-એચ-૨૩-મશબ-૧૨૧૯-૮૮૦-છ:-** ગુજરાત માધ્યમિક અને ઉચ્ચતર માધ્યમિક શિક્ષણ અધિનિયમ, ૧૯૭૨ની કલમ-૩ હેઠળ બોર્ડના વર્ગ-ખના સભ્યોની મુદત શિક્ષણ વિભાગના તા.૦૮/૧૨/૨૦૧૯ના જાહેરનામા ક્રમાંક: જીએચ-એસ-એચ-૧૧૨-મશબ-૧૨૧૯-૮૮૦-છ, થી તા.૩૦/૦૬/૨૦૨૦ સુધી લંબાવવામાં આવેલ છે. હાલમાં વર્તમાન પરિસ્થિતિ અને સંજોગો ધ્યાને લેતાં બોર્ડના વર્ગ-ખ ના સભ્યોની ચૂંટણી પ્રક્રિયા હાથ ધરતા વધુ સમય જાય તેમ હોઈ, ગુજરાત માધ્યમિક અને ઉચ્ચતર માધ્યમિક શિક્ષણ અધિનિયમ, ૧૯૭૨ની કલમ-૬(૧) ના પરંતુક થી મળેલ સત્તાની રૂએ, બોર્ડના ચૂંટાયેલા વર્ગ-ખ ના સભ્યોની તા.૩૦/૦૬/૨૦૨૦ ના રોજ પુરી થતી મુદત તા.૩૦/૦૮/૨૦૨૦ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**ડી. એસ. પટેલ,**

સરકારના ઉપ સચિવ

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, JUNE 5, 2020 / JYAISTHA 15, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> June, 2020.

#### GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

**No: GHM-2020-26-M-RGN-112020-597-H1:-** WHEREAS the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the Ahmedabad City as specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots or violence of mob;

NOW, THEREFORE, in exercise of the powers conferred by subsection (1) of section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,

(a) declares the areas as specified in column 3 of the schedule appended hereto bearing their respective name of area and T.P. Nos. and city F.P. Nos. and Revenue Survey Nos. as specified in column 4, column 5 and column 6 respectively, of the said schedule falling within the jurisdiction of the respective Police Station of Ahmedabad City as specified in column 2 of the said schedule as the disturbed areas; and

(b) Specifies the substantial period up to 30<sup>th</sup> June, 2023 from the date of publication of this notification in the *Official Gazette*, for the purposes of the aforesaid Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas

shall during the aforesaid specified period be transferred except with the previous sanction of the Collector, Ahmedabad District.

### SCHEDULE

#### Areas of Ahmedabad City To Be Declared As Disturbed Area

Sr.No	Police Station	Name of the Areas	T.P No	F.P No.	REV S.No
(1)	(2)	(3)	(4)	(5)	(6)
1	VATVA POLICE STATION	VATVA GAM	85	2	648/1+2
2		SARTAJ NAGAR	85	6	662
3		VATVA GAM	85	8	663
4		VATVA GAM	85	9/1.	664
5		SARTAJ NAGAR	85	10	665/1
6		SARTAJ NAGAR	85	10	665/2
7	VATVA POLICE STATION	VATVA GAM	85	7P	666/1
8			85	11	666/2
9			85	12	667
10			85	7P	668/1
11			85	7P	668/3
12			85	13/1	669/1
13			85	13/2	669/2
14		BEHIND FACTORY RAJGURU OPP. BACHUBHAIBAAN KUVO	85	14	670/1
15		VATVA GAM	85	15	670/2
16		NAVO CHUNARA VAS	85	7P	671
17		NAVO CHUNARA VAS	85	13P	672/1
18		VATVA GAM	85	10	672/2
19		NAVO CHUNARA VAS	85	7P	673/1
20			85	7P	673/2
21			85	7P	673/3
22			85	7P	673/4
23		VATVA GAM	85	7P	673/5
24		NAVO CHUNARA VAS	85	13P	673/6
25	VATVA POLICE STATION	VATVA GAM	85	17	674/1
26		NAVO CHUNARA VAS	85	13P	674/2
27		GOGA MAHARAJ MANDIR VALO VAS	85	7P	674/3
28		VATVA GAM	85	13P	675/1
29			85	18	675/2
30			85	19	676 P6 P3
31			85	19	676 P5 P2
32			85	19	676P2
33			85	19	676P3
34			85	19	676P4
35		ASHAPURA VAS	85	20	677/1+2+3
36		VANZARA VAS	85	21	678
37		VATVA GAM	85	23	680+681/2
38		NIRMALNAGAR SOC.	85	25	682
39		SAI NAGAR	85	26P	683/1
40		VATVA GAM	85	27	683/2
41		RAMRAJYA NAGAR	85	28	683/3
42		SARTAJ NAGAR	85	29P	684/1
43			85	29P	684/2

Sr.No	Police Station	Name of the Areas	T.P No	F.P No.	REV S.No
(1)	(2)	(3)	(4)	(5)	(6)
44			85	30P	684/3
45			85	31P	684/4
46			85	29P	684/5/1
47			85	29P	684/5/2
48			85	32P	684/5/3
49			VATVA POLICE STATION	SARTAJ NAGAR	85
50	85	32P			684/7
51	85	30P			685
52	VANKARVAS	85		31P	686/1+2
53	VATVA GAM	85		-	686/3
54	SAFIYA PARK	85		35	688/1
55	VATVA POLICE STATION	VATVA GAM	85	37	690/4
56		VATVA GAM	85	37	690/5
57		SHAHAALAMNAGAR	85	58	713
58		SUYOG SOC.	85	79	737
59		MAHERIYAVAS	85	80	738/1P1
60		VATVA GAM	85	105P	1501/1
61			85	105P	1501/2
62			85	106P	1503/1
63			85	106P	1503/2
64			84	11	13A
65		MAHAVIRNAGAR SOC	86	37	1077
66		SMRUTIDARSAN SOC.	89	23P	784,791
67		VATVA GAM	86	6P	873+874+ 875
68		VATVA GAM	86	9	878
69		CHUNARAVAS ETC	86	10	879/1P
70		CHUNARAVAS ETC	86	10	879/2
71		JAIN ASHRAM	86	14P	884/1+2
72			86	14P	885
73			86	14	886
74		VATVA POLICE STATION	JAIN ASHRAM	86	14
75	VATVA GAM		86P	16P	890P1
76	VATVA GAM		86	16P	890P2
77	GANESHNAGAR		-	-	GAMTAL
78	MAHERIYAVAS		-	-	
79	SARVODAY SOC		-	-	
80	VANDANA SOC		-	-	
81	ROHIT VAS		-	-	
82	MOTO THAKORVAS		-	-	
83	UNCHI SHERI VAS		-	-	
84	SHANABHAI NAGAR		85	49,50	704 1+2
85	RADHE PARK SOC		86	32P	1070
86	NAVJIVAN FLATS		86	33P	1071/2
87	NARAYAN CRYSTAL APPARTMENT		86	33P	1071/3/1
88	MATHURJI NO KUVO		86	41	1088/1,1088/2
89	AMBAVADIYU BHARVADVAS		86	47	1091
90	KADAMGIRI SOC.		86	52/1,52/2, 52/3	1097 TO 1100 1103 to 1105
91	NIILGIRI SOC,		86	52/1,52/2, 52/3	1101 TO 1102
92	MARUTI SOC,		86	38	1078

Sr.No	Police Station	Name of the Areas	T.P No	F.P No.	REV S.No
(1)	(2)	(3)	(4)	(5)	(6)
93		CHARNODAK SOC	86	38	1068/2
94		TANKAR RESIDENCY	86	65	1118
95		MADHULI APPARTMENT	86	33/1	1071/1,1075,1076, 1079
96		JAIN ASHRAM	86	22	1006P1 TO 1006P6
97		JAIN ASHRAM	86	24	1008
98	NAROL POLICE STATION	VATVA GAM	80	76	649
99			80	74,77/1, 78/1	650/1
100			80	74,77/1, 78/1	651
101			80	44/2	652
102		GIRIRAJ HEIGHT	80	79	653/1
103		VATVA GAM	80	32/2	653/2
104			80	74,77/1, 78/1	654
105			80	80	655
106			80	81	656
107		IRAFAN ROW HOUSE	80	82	657
108		VATVA GAM	80	83	658
109			80	74,77/1,78/1	645

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, JUNE 8, 2020/ JYAISTHA 18, 1942

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#### PART IV-B

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/ 37 OF 2020/TPS-112019-5016-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.154(Santej) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Government.

**એનેક્ષર**

**મુસદ્દારૂપ નગર રચના યોજના નં. ૧૫૪ (સાંતેજ)**

**NOTIFICATION NO.GH/V/ 37 OF 2020/TPS-112019-5016-L**

૧. મુળખંડ નં.૭૫ની જમીનના રેવન્યુ રેકર્ડની ચકાસણી કરી, યોજનામાં અન્ય સરખા પ્રકારની જમીનોમાં અપનાવેલ ધોરણ મુજબ કપાત કરી એક અંતિમખંડ હાળવવા અંગે નિર્ણય લેવાનો રહેશે.
૨. યોજનામાં અન્ય સરખા પ્રકારની જમીનોમાં અપનાવેલ ધોરણ મુજબ મુળખંડ નં.૧૦૬ ની જમીનમાં કપાત બાબતે નિર્ણય લેવાનો રહેશે.
૩. મુળખંડ નં.૭૯ તથા મુળખંડ નં.૧૧૮ ની જમીનને મુળખંડની જમીન/લાગુ જમીનમાં અંતિમખંડ હાળવવાનો રહેશે.
૪. સત્તામંડળને હાળવેલ અંતિમખંડ નં.૧૮૫ (સામાજિક માળખા) તથા અંતિમખંડ નં.૧૭૮ (સામાજિક આર્થિક રીતે નબળા વર્ગના રહેણાંક માટે) નો હેતુ ઔદ્યોગિક વેચાણ માટે કરવા તેમજ અંતિમખંડ નં.૧૭૨ (ઔદ્યોગિક વેચાણ માટે) (ક્ષે.૧૦૪૫૯ ચો.મી.) પૈકીની દક્ષિણ તરફની ૩૮૬૨ ચો.મી. જમીનનો હેતુ સામાજિક આર્થિક રીતે નબળા વર્ગના રહેણાંક માટે નવા અંતિમખંડ તરીકે હાળવવાનો રહેશે.
૫. કેસ નં.૫, ૩૦, ૪૦, ૧૦૧, ૧૦૨, ૧૦૩, ૧૨૧, ૧૨૨, ૧૬૭, ૧૬૮ વિગેરેમાં નકશામાં તથા પુનઃ વહેંચણી પત્રકમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૬. કેસ નં.૧૯ માં પુનઃ વહેંચણી પત્રકમાં મુળખંડ નં.૧૯/૧+૧૯/૨ ૨૬ કરવા બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૭. નકશામાં કેસ નં.૮૮ માં સ.નં. ૨૨૨૧/એ/પૈકી જ્યારે એફ-ફોર્મમાં સ.નં. ૨૨૨૧ પૈકી ૨, ૨૨૨૧ પૈકી ૩, ૨૨૨૧ પૈકી ૪ વિગેરે દર્શાવેલ હોવાની તેમજ નકશામાં સ.નં. ૧૫૩૪ તળાવ જ્યારે એફ-ફોર્મમાં ખાનગી માલિકી હોવાની વિસંગતતા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૮. કેસ નં.૮૯ માં સ.નં.૧૫૧૬ તળાવ જ્યારે એફ-ફોર્મમાં ગૌચર-સાંતેજ ગ્રામ પંચાયત દર્શાવેલ હોવાની વિસંગતતા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૯. એફ.પી. નં.૨૬/૧ ની દક્ષિણેની જમીનમાં રથળ સ્થિતિ ધ્યાને લઈ રસ્તો સુચવવા જરૂરી ચકાસણી કરી સત્તામંડળના પરામર્શમાં રહી નિર્ણય લેવાનો રહેશે.
૧૦. એફ. પી. નં.૧૦૧ ને મળતા રસ્તાની પહોળાઈ દર્શાવવાની રહેશે.



૧૧. સત્તામંડળને ક્ષાળવેલ પ્લોટોની લાભદાયીત્વની ટકાવારી અધિનિયમની યોગવાઈ હેઠળ સત્તામંડળના પરામર્શમાં રહી નક્કી કરવા તેમજ તદ્દાનુસાર ફોર્મ-૯ માં વિગતો આમેજ કરવાની રહેશે.
૧૨. વેચાણ પત્રકના પાના નં.૧૪ ઉપર ક્રમ નં.૧ માં વેચાણ કિંમતની ગણતરીમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૧૩. અધિનિયમની યોગવાઈ મુજબ સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા નક્કી કરી તદ્દાનુસાર ભાવ વધારો આપવાનો રહેશે.
૧૪. સમુચિત સત્તામંડળને ક્ષાળવેલ અંતિમખંડોને એક જ કેસ તરીકે દર્શાવવાના રહેશે.
૧૫. યોજના વિસ્તારમાં આવતા નાના ક્ષેત્રફળના મુળખંડોની જમીનમાં કપાતના ધોરણમાં એકસુત્રતા જળવવા જરૂરી ચકાસણી કરી સત્તામંડળના પરામર્શમાં રહી નિર્ણય લેવાનો રહેશે.
૧૬. મુળખંડ નં.૧૦૪ તથા ૧૦૫ ની હયાત બાંધકામવાળી જમીનને મુળખંડ બહાર ખુદી જમીનમાં અંતિમખંડ ક્ષાળવેલ હોવા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી યથોચિત નિર્ણય લેવાનો રહેશે.
૧૭. નકશાઓમાં બ્લોક નં.૧૨૭૬ ને ક્ષાળવેલ અંતિમખંડ નં.૩૦ માં જ.ઇ.બી. સબ સ્ટેશનનો ઉલ્લેખ કરી, બાંધકામ દર્શાવેલ હોવા બાબતે જરૂરી ચકાસણી કરી, નિર્ણય લેવાનો રહેશે.
૧૮. જે મુળખંડમાં બાંધકામ હોય અને તેને અંતિમખંડ મુળખંડની બહાર ક્ષાળવેલ હોય તેવા અંતિમખંડોને મુળખંડમાં જ અંતિમખંડ ક્ષાળવવાના રહેશે.
૧૯. નકશામાં મુળખંડ નં.૫૭ ની જમીન તળાવ જ્યારે રક્ષીમબુક ના પેજ નં.૫૦ ઉપર નોંધમાં હયાત બાંધકામ દર્શાવેલ હોવાની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૨૦. અંતિમખંડ નં.૨૦ તથા અંતિમખંડ નં.૧૮૬/૧ બાંધકામ પાત્ર અંતિમખંડ ક્ષાળવવા બાબતે જરૂરી ચકાસણી કરી અધિનિયમની યોગવાઈ હેઠળ યથોચિત નિર્ણય લેવાનો રહેશે.
૨૧. નકશાઓમાં સ.નં.૧૫૩૩, મુળખંડ નં.૧૦૧ ને બદલે ૧૫૩૩ દર્શાવેલ હોવા બાબતે જરૂરી ચકાસણી કરી સુધારો કરવાનો રહેશે.
૨૨. પુનઃવહેંચણી પત્રકમાં કેસ નં.૬, ૭, ૮, ૧૫, ૧૮, ૨૨, ૨૮, ૪૮, ૫૧, ૫૮, ૬૦, ૮૧, ૮૫, ૧૦૨, ૧૦૩, ૧૨૬, ૧૪૧, ૧૪૮, ૧૫૧ થી ૧૫૪, ૧૫૭, ૧૬૧, ૧૬૨ અને ૧૬૩ માં દર્શાવેલ સ.નં.બરોની નવી શરત/બિનખેતી પ્રિમચમને પાત્ર હોવા બાબતે જરૂરી રેવન્યુ રેકર્ડ ચકાસણી કરી, એફ ફોર્મના રીમાકર્સ કોલમમાં આનુષંગિક શરત દર્શાવવાની રહેશે.
૨૩. કેસ નં.૮૮ માં નકશા તથા પુનઃ વહેંચણી પત્રકમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/ 38 OF 2020/TPS-112020-151-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.123/B(Naroda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Government.

**એનેક્ષર**

**મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૨૩/બી (નરોડા)**

**NOTIFICATION NO.GH/V/ 38 OF 2020/TPS-112020-151-L**

૧. મુળખંડ નં.૨૫ તથા ૨૬ ની જમીન ખુદ્દી હોવા બાબતે જરૂરી ચકાસણી કરી, જમીન ખુદ્દી હોય તો મુળખંડ નં.૨૫ તથા ૨૬ ની જમીનમાં અન્ય ખુદ્દી જમીનોમાં કરેલ કપાતના ધોરણ મુજબ કપાત કરવા અંગે ચોગ્ય નિર્ણય લેવાનો રહેશે.
૨. સમુચિત સત્તામંડળને જ્ઞાતવેલ અંતિમખંડ નં.૩૬ નો હેતુ એફ-ફોર્મમાં SI જ્યારે નકશામાં NC દર્શાવેલ હોવા અંગેની વિરોધતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુરંગત કરવાની રહેશે.
૩. સમુચિત સત્તામંડળને જ્ઞાતવેલ અંતિમખંડ નં.૩૮ નો હેતુ એફ-ફોર્મમાં ઓપન કોમર્શીયલ યુઝ જ્યારે નકશામાં હેતુ દર્શાવેલ ન હોવા અંગેની વિરોધતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુરંગત કરવાની રહેશે.
૪. સત્તામંડળને જ્ઞાતવેલ અંતિમખંડોના હેતુ નકશા તથા એફ-ફોર્મમાં સુરંગત કરવા તેમજ કેસોમાં રે.સ.નં.ની વિગતો નકશા તથા એફ-ફોર્મમાં સુરંગત કરવા અંગે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.

૫. જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી યોજનામાં આવતી જમીનોના સર્વે નંબરો નકશાઓમાં દર્શાવવાના રહેશે.
૬. સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા અધિનિયમની જોગવાઈ મુજબ નક્કી કરવાની રહેશે.
૭. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોને એક કેસ નંબર દર્શાવવાનો રહેશે.
૮. મુળખંડ નં.૧૯ માં સામાન્ય કરતાં કરેલ વધુ કપાત બાબતે ચકાસણી કરી કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૯. મુળખંડ નં.૭, ૨૮, ૨૬, ૧૧ વિગેરેમાં ખુદી જમીનની ઉપલબ્ધતા, હયાત બાંધકામની અધિકૃતતા, સ્થળ સ્થિતિ વિગેરે ધ્યાને લઈ કપાતનું ધોરણ વધારવા અંગે યથોચિત નિર્ણય લેવાનો રહેશે.
૧૦. એફ-ફોર્મમાં કેસ નં.૮, ૧૭, ૧૯, ૨૦, ૨૧ માં સત્તાપ્રકાર દર્શાવવા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી તદ્દાનુસાર સત્તાપ્રકારને આનુષંગિક શરત રીમાર્ક્સ કોલમમાં દર્શાવવાની રહેશે.
૧૧. એફ-ફોર્મમાં કેસ નં.૨૫ માં દર્શાવેલ સર્વે નંબરોના સત્તાપ્રકાર દર્શાવવા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૧૨. અંતિમખંડ નં.૧૩ તથા ૩૩ ની પશ્ચિમ તરફેના રસ્તા તથા મંજુર અમલી વિકાસ યોજનાના રસ્તાની રસ્તારેષા તથા પહોળાઈમાં વિસંગતતા હોવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોજનામાં સુચવેલ ટી.પી. રસ્તા તથા મંજુર અમલી વિકાસ યોજનાની રસ્તારેષા તથા પહોળાઈ વિસંગતતા બાબતે અધિનિયમની જોગવાઈ હેઠળ યથોચિત નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/39 of 2020/TPS-142020-1129-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/53 of 2016/TPS- 142015-2072-L, dated.10.03.2016 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.57(Kharvasa-Eklara) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Urban Development Authority, Surat under section 48(1) of the said Act.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.57(Kharvasa-Eklara) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/40 OF 2020/TPS-112020-149-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.123/A(Naroda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**એનેક્ષર****મુસદ્દારૂપ નગર રચના યોજના નં. ૧૨૩/એ (નરોડા)****NOTIFICATION NO.GH/V/ 40 OF 2020/TPS-112020-149-L**

૧. મુળખંડ નં.૧૯ ની જમીન બાબતે જરૂરી ચકાસણી કરી, જમીન ખુદી હોય તો, યોજનામાં અન્ય ખુદી જમીનમાં કરેલ કપાતના ધોરણ મુજબ ૪૦% કપાત કરવા અંગે યોગ્ય નિર્ણય લેવાનો રહેશે.
૨. મુળખંડ અને અંતિમખંડની વિકસતી તથા અવિકસિત કિંમત નક્કી કરવા અંગે અધિનિયમની જોગવાઈ હેઠળ ચથોચિત કાર્યવાહી કરવાની રહેશે.
૩. સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદામાં આપેલ વધારા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૪. અધિનિયમની જોગવાઈ ધ્યાને લઈ, યોજનામાં સુચવેલ ગાર્ડન ડેવલોપમેન્ટ, સોસાયલ ઇન્ફ્રાસ્ટ્રક્ચર તથા કોમ્યુનિટી હોલની સુવિધાના ખર્ચ બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૫. નકશા તથા એક્ઝ-ક્લોર્મમાં કેસ નં.૧, ૨, ૪, ૫, ૬, ૮, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮, ૨૨, ૨૪, ૨૩, ૨૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૨ વિગેરેમાં સર્વે નંબર દર્શાવવાની વિસ્તૃતતા બાબતે જરૂરી કાર્યવાહી કરી વિગતો સુસંગત કરવાની રહેશે.
૬. મુળખંડ નં.૨૮ માં કરેલ કપાત બાબતે હયાત બાંધકામની અધિકૃતતા, ખુદી જમીનની ઉપલબ્ધતા, રચના સ્થિતિ, સરખા પ્રકારની જમીનોમાં અપનાવેલ કપાતના ધોરણ વિગેરે ધ્યાને લઈ કપાત વધારવા બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૭. શહેરી જમીન ટોચ મર્યાદા ધારા હેઠળ હાજલ થયેલ સરકારશ્રી હસ્તકની જમીનો બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી, આવી જમીનોને અલગ અંતિમખંડ હાળવવા નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty &amp; Ex-Officio

Deputy Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> May, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/31/CPI/2014/2773/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **465** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
465	M/S. Five Star Pharmaceuticals  (Consumer No : HT-8000711)	Vatva	Ahmedabad	Unit shall be permitted to utilize 175 KW power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> May, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/32/CPI/1405/522/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **142** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
142	M/S Sandvik Asia, Ltd  (Consumer No : 19566)	Rajpur	Mehsana	Unit shall be permitted to utilize <b>1800 KVA</b> power on all staggered holiday <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> May, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/33/CPI/1408/3018/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **281** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
<b>281</b>	<b>M/S. Transpek Silox Industry Pvt. Ltd.</b>  (Consumer No : <b>35145</b> )	<b>Atladra</b>	<b>Vadodara</b>	Unit shall be permitted to utilize <b>2250 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> May, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/34/CPI/1404/2475/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **451** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
<b>451</b>	<b>M/S Investment &amp; Precision Castings Ltd.</b>  (Consumer No - <b>23031</b> )	<b>Bhavnagar</b>	<b>Bhavnagar</b>	Unit shall be permitted to utilize <b>3090 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> May, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/35/CPI/2012/811/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **442** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
<b>442</b>	<b>M/S SUD- Chemie India Pvt. Ltd.</b>  (Consumer No : <b>13975</b> )	<b>Nandesari</b>	<b>Vadodara</b>	Unit shall be permitted to utilize <b>500 KVA</b> power on all staggered holidays <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

#### જાહેરનામું

**નં.જીએચકેએચ-૨૯-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૧૦૨૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૧/૦૭/૨૦૦૩ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૬૦૮/૨૦૦૩થી ધી વિસનગર નાગરિક સહકારી બેંક લી. વિસનગરને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૦/૦૭/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૦/૦૭/૨૦૧૯ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી વિસનગર નાગરિક સહકારી બેંક લી. વિસનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૧/૦૭/૨૦૧૯ થી તા.૧૦/૦૭/૨૦૨૦ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૦-૨૦૨૦-નસબ-૧૧-૨૦૧૫-૧૦૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૪/૦૨/૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૩૨/૪૪૧/૦૮થી શ્રી જનતા કો.ઓ.બેંક લી, રાધનપુરને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૩/૦૨/૨૦૧૫ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૩/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી જનતા કો.ઓ.બેંક લી, રાધનપુરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૪/૦૨/૨૦૨૦ થી તા.૦૩/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૧-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૫૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૭/૦૨/૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧૦/૪૧૨/૦૭થી ધી સર્વોદય નાગરીક સહકારી બેંક લી, વિસનગરને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૬/૦૨/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૬/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સર્વોદય નાગરીક સહકારી બેંક લી, વિસનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૭/૦૨/૨૦૨૦ થી તા.૦૬/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૨-૨૦૨૦-નસબ-૧૨-૨૦૦૮-૨૯૨૫-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૧/૦૨/૨૦૦૨ના હુકમ ક્રમાંક: નસબ/૦૧/૪-૧/૩૩૦/૨૦૦૨થી ધી મજૂર સહકારી બેંક લી, અમદાવાદને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૦/૦૨/૨૦૦૯ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૦/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી મજૂર સહકારી બેંક લી, અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૧/૦૨/૨૦૨૦ થી તા.૧૦/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૩-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૩૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૫/૦૨/૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/૪-૧૦/૫૧૫/૨૦૦૭થી ધી આદર્શ મહિલા કો.ઓ. બેંક લી.(ફ), મહેસાણાને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૪/૦૨/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૪/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી આદર્શ મહિલા કો.ઓ. બેંક લી.(ફ), મહેસાણાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૫/૦૨/૨૦૨૦ થી તા.૧૪/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૪-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૮૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૨/૦૨/૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧૦/૩૫૭/૦૭થી ધી રાજકોટ મહિલા નાગરિક સહકારી બેંક લી., રાજકોટને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૧/૦૨/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૧/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી રાજકોટ મહિલા નાગરિક સહકારી બેંક લી., રાજકોટને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨/૦૨/૨૦૨૦ થી તા.૦૧/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૫-૨૦૨૦-નસબ-૧૧-૨૦૧૬-૧૧૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૩/૦૨/૨૦૧૧ના હુકમ ક્રમાંક: નસબ/ફડયા/ઝ-૧૦/૫૩૭/૨૦૧૧થી ધી સિદ્ધપુર નાગરિક સહકારી બેંક લી.(ફડયામાં), સિદ્ધપુર, જિ. પાટણને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૨/૦૨/૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૨/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સિદ્ધપુર નાગરિક સહકારી બેંક લી.(ફડયામાં), સિદ્ધપુર જિ. પાટણને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૩/૦૨/૨૦૨૦ થી તા.૦૨/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૬-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૯૨૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૧/૦૭/૨૦૦૯ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૪૬૮/૧૪૫૦/૦૯થી ધી પ્રાંતિજ નાગરિક સહકારી બેંક લી.(ફડચામાં), પ્રાંતિજને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૩૦/૦૬/૨૦૧૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૩૦/૦૬/૨૦૧૯ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી પ્રાંતિજ નાગરિક સહકારી બેંક લી.(ફડચામાં), પ્રાંતિજને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૧/૦૭/૨૦૧૯ થી તા.૩૦/૦૬/૨૦૨૦ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૭-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૧૬૩૪-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૧/૦૧/૨૦૧૦ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૧૩૩૮/૨૦૧૦થી ધી અમદાવાદ પીપલ્સ કો.ઓ. બેંક લી.(ફડચામાં), અમદાવાદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૦/૦૧/૨૦૧૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૦/૦૧/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી અમદાવાદ પીપલ્સ કો.ઓ. બેંક લી.(ફડચામાં), અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૧/૦૧/૨૦૨૦ થી તા.૧૦/૦૧/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૮-૨૦૨૦-નસબ-૧૧-૨૦૧૫-૩૦૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૫/૦૨/૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૩૯/૬૭૫/૨૦૦૮થી ધી ભરૂચ નાગરિક સહકારી બેંક લી., ભરૂચને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૪/૦૨/૨૦૧૫ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૪/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ભરૂચ નાગરિક સહકારી બેંક લી., ભરૂચને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૫/૦૨/૨૦૨૦ થી તા.૨૪/૦૨/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૩૯-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૬/૦૩/૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧૦/૬૭૪/૨૦૦૭થી ધી ઉમરેઠ પીપલ્સ કો.ઓ. બેંક લી.(ફડચામાં), આણંદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૫/૦૩/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૫/૦૩/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ઉમરેઠ પીપલ્સ કો.ઓ. બેંક લી., આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૬/૦૩/૨૦૨૦ થી તા.૦૫/૦૩/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.



**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૪૦-૨૦૨૦-નસબ-૧૧-૨૦૧૩-૧૫૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૬/૦૨/૨૦૦૬ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૫૧૬/૨૦૦૬થી ધી ધનસુરા પીપલ્સ કો.ઓ. બેંક લી., ધનસુરાને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૬/૦૨/૨૦૧૩ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૫/૦૨/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ધનસુરા પીપલ્સ કો.ઓ. બેંક લી., ધનસુરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૬/૦૨/૨૦૨૦ થી તા.૧૫/૦૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૨૦૨૦.

**જાહેરનામું**

**નં.જીએચકેએચ-૪૧-૨૦૨૦-નસબ-૧૧-૨૦૧૬-૧૨૨૯-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૨૨(૫) હેઠળ મળેલ સત્તા અન્વયે ધિરાણ લેનાર સભ્યોના કિસ્સામાં ધિરાણ લેનાર, મંડળીએ ઉપનિયમોમાં નિર્દિષ્ટ કરેલ પરંતુ અઢી ટકાને આધીન રહીને શેર લિન્કિંગ શેર તરીકે લેવાના રહે છે. સમગ્ર રાજ્યમાં મહિલાઓના ઉત્કર્ષ માટે "મુખ્યમંત્રી મહિલા ઉત્કર્ષ યોજના" અમલમાં મુકવામાં આવનાર છે. આ યોજનામાં ૧૦-૧૦ મહિલાઓના જોઈન્ટ લાયબીલિટી અર્નિંગ એન્ડ સેવિંગ જુથ તૈયાર કરીને તેઓને આર્થિક પ્રવૃત્તિ માટે સહકારી બેન્કો અને સહકારી મંડળીઓ મારફત લોન આપવાની જોગવાઈ કરવામાં આવનાર છે. આ યોજના રાજ્યની મહિલાઓને આજીવિકા સાથે જોડાવાના ઉમદા હેતુસર અમલમાં મુકવાની છે, ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૨૨(૫)ના કારણે "મુખ્યમંત્રી મહિલા ઉત્કર્ષ યોજના" અંતર્ગત બનેલા લાભાર્થી જુથોએ લીધેલ લોનના ૨.૫% જેટલી રકમ લિન્કિંગ શેર તરીકે કપાત થતા તેટલી ઓછી રકમ ઉપયોગમાં આવશે.

આથી "મુખ્યમંત્રી મહિલા ઉત્કર્ષ યોજના" અંતર્ગત બનેલા લાભાર્થી જુથો પુરતી જ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૨૨(૫)ની ઓછામાં ઓછા ૨.૫% શેર લિન્કિંગ શેર કરવાની જોગવાઈના અમલમાંથી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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**EXTRAORDINARY**  
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**VOL. LXI ]**

**MONDAY, JUNE 8, 2020 / JYAISTHA 18, 1942**

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## **PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### **AGRICULTURE, FARMER WELFARE AND CO-OPERATION DEPARTMENT**

#### **NOTIFICATION**

Sachivalaya, Gandhinagar, 20<sup>th</sup> May, 2020.

#### **GUJARAT FISHERIES ACT, 2003.**

**NO. GHKH/50/2020/FDV/122019/978/T:** - In exercise of the power conferred by clause (c) of sub-section (1) of section 6 of the Gujarat Fisheries Act, 2003. (Guj, 8 of 2003), the Government of Gujarat hereby amend the Gujarat Fisheries Rules, 2003, namely: -

1. These rules may be called the Gujarat Fisheries (Amendment) Rules, 2020.
2. In Gujarat Fisheries Rules, 2003, in rules 6, in sub-rule (8), in clause (m), in sub-clause (2), for item (ii), the following item shall be substituted, namely: -  
"(ii) No person shall carryout any type of fishing in the inland and the territorial waters from 1<sup>st</sup> June to 31<sup>st</sup> July (including both days) (61 day) in a calendar year."

By order and in the name of the Governor of Gujarat,

**SMITA ADHVARYU,**  
Under Secretary to Government.

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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> May, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM/2020/20/M/PRC/132019/1723/H:-** In exercise of the powers conferred by section 18 and 19 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby appoints, DILR, Sabarakantha with effect from the date he assumes charge and confer upon him all the powers and duties of Survey and Settlement Officer in charge of survey for the purpose of survey of land other than those used for the purpose of Agriculture within the limits of city survey area of Agiyol, Taluka: Himatanagar, District: Sabarakantha.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

-----  
Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT, Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> May, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM/2020/21/M/PRC/132019/1723/H:-** In exercise of the powers conferred by section 18 and 19 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby appoints, DILR, Bhavnagar with effect from the date he assumes charge and confer upon him all the powers and duties of Survey and Settlement Officer in charge of survey for the purpose of survey of land other than those used for the purpose of Agriculture within the limits of city survey area of Ghanghali, Taluka: Shihor, District: Bhavnagar.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

-----  
Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> May, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM/2020/22/M/PRC/132019/1723/H:-** In exercise of the powers conferred by section 18 and 19 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby appoints, DILR, Ahmedabad with effect from the date he assumes charge and confer upon him all the powers and duties of Survey and Settlement Officer in charge of survey for the purpose of survey of land other than those used for the purpose of Agriculture within the limits of city survey area of Jalisana, Taluka: Mandal, District: Ahmedabad.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

-----  
Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT, Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> June, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No. GHM/2020-23-SRS-132019-22-H:-** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement.

Sr. No.	Name of the area	Details of the Sub-area included in the area	four sides of the area	Approximate size of the area
1	2	3	4	5
1	Vallabh Park Society. Moje : Vatava, Survey No. 761/1, 761/2. T.P.No.85, F.P.No.73/3 Ta.Vatava, Dist.Ahmedabad	Vallabh Park Society.	(1) East - Adjacent Survey No.760 and 759 and 12 Meter road (2) West - Adjacent Survey No. 762. (3) North - Adjacent Survey No. 762. (4) South - Adjacent Survey No. 720.	12973.00 Sqm.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

Government Central Press, Gandhinagar.



# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, JUNE 9, 2020 / JYAISTHA 19, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

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સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૦૭/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબત.

### ગૃહ વિભાગ

#### હુકમ

સચિવાલય, ગાંધીનગર, ૨ જુન, ૨૦૨૦

**ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૨૦/ GPID-2:** પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૧૧/૦૩/૨૦૨૦ના પત્ર ક્રમાંક: સી.આઈ.ડી./EOW & FC/ટે-જએ/૧૧૯/૨૦૨૦ થી સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૦૭/૨૦૧૯ થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩ તથા ઇ.પી.કો. કલમ-૪૦૬, ૪૦૮, ૪૨૦, ૧૨૦-બી હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. શ્રી માધવભાઈ તેજરામભાઈ ઘકાતે દ્વારા તા.૦૭/૦૬/૨૦૧૯એ આપવામાં આવેલ ફરીયાદના આધારે સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૦૭/૨૦૧૯ થી આરોપીઓ (૧) યોગેશ મારોતરાવ રેહપાડે, (૨) લોકેશ મારોતરાવ રેહપાડે તથા અન્યો વિરુદ્ધ ગુનો દાખલ કરવામાં આવેલ છે. પ્રસ્તુત ગુનાના આરોપીઓએ સુરત ખાતે SHRIRAM SAMARTH MULTISTATE CREDIT CO-OPRATIVE SOCIETY તથા SJSV LAND DEVELOPERS INDIA LTD. નામની કંપની/કો-ઓપરેટીવ સોસાયટી શરૂ કરી રોકાણ ઉપર સારૂ વળતર આપવાની જુદી જુદી લોભામણી સ્કીમો બનાવી, રોકાણકારોને તેમના રોકાણ બદલ કંપનીવતી રસીદો ઈસ્યુ કરી રોકાણકારોને લલચાવી, ફોસલાવી ફરીયાદી તથા રોકાણકારોના રૂ.૧,૧૫,૨૨,૫૦૦/- નું રોકાણ કરાવી પાકતી મુદતે રૂ.૨,૪૦,૩૩,૮૨૮/- પરત ન કરી, કંપનીઓ બંધ કરી છેતરપિંડી અને વિશ્વાસઘાત કરી ગુનો કરેલ છે. તપાસ દરમિયાન આરોપીએ આ રકમનું જુદી જુદી મિલકતોમાં રોકાણ કરી, પોતાના અંગત ઉપયોગમાં લીધેલ હોવાનું જણાયેલ છે.

૩. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે દર્શાવ્યા મુજબની મિલકતો ટાંચમાં લેવા હુકમ કરવા જરૂરી છે.

૪. આથી, સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૦૭/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે કોષ્ટકમાં દર્શાવ્યા મુજબની પ્રોપર્ટી ટાંચમાં લેવા તથા સુરત સીટી પ્રાંત અધિકારીને “કોમ્પીટન્ટ ઓથોરીટી” તરીકે “ડેઝીગ્નેટેડ કોર્ટ”ના આખરી હુકમ સુધી પ્રોપર્ટી તેઓના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

અ.નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદી મુજબ કિંમત
૧	મોજે-ઉઘના, તા.સુરત સીટી, જિ.સુરતમાં આવેલ કોર્પોરેશન વિસ્તારમાં સમાવિષ્ટ ધી ઉઘના ઉદ્યોગનગર સહકારી સંઘ લી. માં આવેલ પ્લોટ નં.બી-ઇન્ડ.૧૨૭, ૧૨૮ તથા ૧૨૯ ઉપર બાંધેલ કોમર્શિયલ સંકુલના એ ટાવરમાં મેઝેનાઈન ફ્લોર પર આવેલ દુકાનો પૈકીની દુકાન/ઓફિસ નં.એ-૩૦૮ કે જેનું ક્ષેત્રફળ સુમારે ૨૨.૩૦ ચો.મી. માપ વિસ્તારવાળી મિલકત તથા મજકુર કોમ્પ્લેક્ષના બાંધકામની તળની જમીનમાં પ્રમાણસર વણવહેચાયેલા હક્ક, હિત તથા તેને લાગતા વળગતા અંદરના બહારના તમામ હક્કહિત સહિત તેમજ તેને સંલગ્ન રાસુકી સવલતોના વપરાશ, ઉપભોગનો હક્ક સહિતની મિલકત સુરત મ્યુનિ.કોર્પોરેશનના ટેનામેન્ટ નં.૨૭, બી-૧૩-૩૯૦૧-૦-૦૦૧ થી મિલકત નોંધાયેલ છે.	SJSV LAND DEVELOPERS INDIA LTD. તરફે તેના મેનેજીંગ ડિરેક્ટર યોગેશ મારોતરાવ રેહપાડે	૧,૪૫,૦૦૦/-

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પંકજ દવે,**

સરકારના ઉપસચિવ.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

TUESDAY, JUNE 9, 2020 / JYAISTHA 19, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5<sup>th</sup> June, 2020

#### Gujarat Professional Technical Educational Colleges or institutions (Regulation of Admission and Fixation of Fees) Act, 2007

**No.GH/SH/21/2020/PVS/102020/13/S:** - In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the Bachelor of Engineering and Technology and payment of fees, as follows, namely: -

**1. Short Title and Commencement.**- (1) These rules may be called the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

**2. Definitions.**- (1) In these rules, unless the context otherwise requires, -

- (a) “Act” means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
- (b) “Admission” for the purpose of these rules means admission of candidates in the Bachelor of Engineering and Technology courses;
- (c) “Course” means one of the branches of learning in program which will include dual degree course and integrated course;
- (d) “Engineering Branch” means various branches of Engineering and Technology in the professional educational colleges or institutions of the State;
- (e) “Engineering Courses” means the Bachelor of Engineering and Technology in the Professional Educational Colleges or Institutions of the State;

- (f) "Foreign National (FN) student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
- (g) "Gujarat Board" means the Gujarat Secondary and Higher Secondary Education Board established under section 3 of the Gujarat Secondary and Higher Secondary Education Act. 1972(Guj. 18 of 1973);
- (h) "GUJCET" means Gujarat Common Entrance Test conducted by the Gujarat Secondary and Higher Secondary Education Board. Gandhinagar for the purpose of admissions to the professional courses (Under Graduate Engineering Programmes):
- (i) "Help Centers" means the Centres notified by the Admission Committee, for facilitation of the candidate for off campus online admission process;
- (j) "JEE (Main)" means 'Joint Entrance Examination' conducted by the National Testing Agency (NTA), New Delhi for the purpose of admissions to the professional courses (Under Graduate Engineering Programmes);
- (k) "Level" means under graduate program in Engineering and Technology in professional educational colleges or institutions in the State:
- (k) "Non-Resident Indian seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
- (l) "percentile marks" means the percentile obtained by the candidate by considering the total number of students who have appeared in their respective board / in the GUJCET examination of corresponding year;
- (m) "Qualifying Examination" means the Higher Secondary School Certificate Examination (Standard XII. 10+2 pattern) passed in the Science Stream or equivalent examination;
- (n) "Sanctioned intake" means intake sanctioned by registering or statutory body or recognized University;
- (o) "Supernumerary seats" shall have the meaning assigned to it in clause (ll) of section 2 of the Act;
- (p) "Website" means the official website of the Admission Committee to carry out off campus online admission process.

(2) The words and expressions used in these rules but not defined shall have the same meanings as assigned to them in the Act

**3. Admission to Engineering Courses.** - Admission to the First Year of the Bachelor of Engineering and Technology shall be given as under, namely: -

- (1) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee constituted under section 4 of the Act, for admissions to the First Year of the Engineering and Technology Courses.
- (2) All the Management Seats shall be filled in by the management of the respective Professional Educational Colleges or Institutions, on the basis of inter-se merit list of the candidates whose names appear in the merit list prepared by the respective college or Institution.

**4. Seats Available for Admission. -**

- (1) For the purpose of admission to the first year Engineering Courses, available seats shall include.-

**A. Government Seats. -**

- (i) All the sanctioned seats of the Engineering and Technology Courses in the Government Colleges or Institutions of the State,
- (ii) All the sanctioned seats of the Engineering and Technology Courses in the aided Colleges or Institutions,
- (iii) Fifty percent, of the total sanctioned seats of the Engineering and Technology Courses in the unaided Colleges or Institutions, and
- (iv) All supernumerary seats of the professional courses in the Government Colleges or Institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats: -**

- (i) Fifty percent seats of the total sanctioned seats of the Engineering and Technology courses in the unaided Colleges or Institutions including 15 per cent of NRI seats.
- (ii) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the counselling program, shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. Eligibility for Admission.-****A. Government Seats: -**

- (1) For the purpose of admission in Government seats, a candidate shall have passed the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from. –

- (i) the Gujarat Board; or
- (ii) the Central Board of Secondary Education:

Provided that.

- (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (iii) the Council of Indian School Certificate Examination, New Delhi:

Provided that,

- (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or

- (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (iv) the National Institute of Open Schooling:

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (v) the International School Board (International Baccalaureate and Cambridge):

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin;

**and**

have appeared in GUJCET conducted in the corresponding academic year.

- (2) A candidate whose parents are of Gujarat origin and who has passed the qualifying examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from the State where his parents are located and has appeared in the GUJCET conducted in the corresponding academic year, shall be eligible for admission.
- (3) A candidate who has passed the qualifying examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from any other State and, –
  - (i) has appeared in GUJCET conducted in the corresponding academic year; and
  - (ii) whose parents are serving in the category of services as mentioned below and who are transferred from other States to Gujarat and have resumed their duties in the place where they are transferred in Gujarat and shall remain so transferred in the State of Gujarat at the time of registration for admission, shall be eligible for admission and his candidature shall be included in the merit list.

**List of Category of Services:**

- (a) Officers or Employees of Central Government; or
- (b) Officers or Employees of Public Sector Undertakings of Central Government or any State Government; or
- (c) Officers or Employees of nationalized banks; or
- (d) Officers or Employees of United Nations, UNICEF, World Health Organization and such other International Institutions located in the Gujarat State; or
- (e) Gujarat Cadre Officers of Indian Administrative Service, Indian Police Service or Indian Forest Service working in Gujarat or working in other States on deputation; or
- (f) Officers or Employees of Gujarat Government posted outside Gujarat State for administrative reasons; or
- (g) Officers or Employees serving in defence service.

(4) A candidate who has. –

- (i) studied under Jawahar Navodaya Vidyalaya Scheme / Sainik School up to Standard VIII in any of the schools located in the State of Gujarat, and
- (ii) there after studied in any of the schools located out of the State of Gujarat under the said scheme, and
- (iii) passed Qualifying Examination from a Navodaya Vidyalaya / Sainik School located outside Gujarat State, and
- (iv) appeared in the GUJCET conducted in the corresponding academic year shall be eligible for admission.

**Explanation,** -"Jawahar Navodaya Vidyalaya Scheme" means the Jawahar Navodaya Vidyalaya scheme started during the year- 1985-86 by the Government of India in accordance with the National Policy of Education. The scheme is managed by Navodaya Vidyalaya Samiti, an autonomous organisation under the Department of Education, Ministry of Human Resource Development, Government of India.

- (5) Five percent of seats in Government and aided institutions shall be available for the candidates who have cleared the qualifying examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from an eligible board from school located in India (Including Gujarat State) and have appeared in JEE (Main) for the corresponding academic year
- (6) The seats in Government and aided institutions shall be available for the candidates and candidates from schools outside India who have cleared qualifying examination, on supernumerary seats in accordance with the guidelines of AICTE.
- (7) A candidate who has passed the qualifying examination after appearing in the supplementary examination conducted by the Board shall be eligible for admission in the current academic year on the vacant seats declared under rule 19.

**B. Management Seats-**

For the purpose of admission in Management seats.-

- (1) Candidates who have cleared the qualifying examination from an eligible board from school located in India(including Gujarat State) with minimum eligibility criteria as prescribed by AICTE from time to time, and have appeared in JEE(Main) / GUJCET examination for the corresponding academic year.
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE from time to time and equivalency defined by Association of Indian Universities (AIU), New Delhi shall be eligible for admission.

**C.** The candidate shall have to pass all the subjects of the qualifying examination from a single board.

**6. Reservation of Seats. –**

- (1) For the purpose of admission, the seats shall be reserved for the candidate who are of Gujarat origin and falling under the following categories and in following proportion, namely: -
  - (a) Scheduled Castes : 7 %
  - (b) Scheduled Tribes : 15%
  - (c) Socially and Educationally Backward Classes,  
including Widows and orphan of any caste : 27 %
  - (d) Economically Weaker Sections : 10%

- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of Caste :

Provided that the candidates belonging to the Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.

- (3) No caste certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. Such certificate shall have validity as per prevailing Rules of the State Government.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste certificate issued to him by the competent authority as specified by the State Government in this behalf. In case the caste certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

**7. Reservation for Physically Disabled Candidates. -**

Five percent. of the available seats in each category shall be reserved, in accordance with the provisions of the section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation,** -"person with disability" means a person suffering from not less than forty percent. of any disability as certified by a competent medical authority.

**8. Reservation for the Children of Defence Personnel and Ex-Servicemen. -**

- (1) One percent. of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen. for admission of Gujarat origin or serving in Gujarat.
- (2) A candidate claiming admission against the Ex-Serviceman category shall be required to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs, Police Division-II, Government of India shall require to submit certificate to that effect duly issued by the commanding officer of the respective unit in which they are serving or were serving just before the retirement respectively.
- (3) The seats remaining vacant against the category of Defence Personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence Personnel/Ex-Servicemen of Gujarat origin and children of defence personnel serving in Gujarat shall be included under the reserved category

specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State and have appeared in the GUJCET/JEE conducted in the corresponding year.

- (5) The admission on such reserved seat shall be valid subject to the veracity of certificate being confirmed by the authority by which the certificate is issued.

**9. Distribution of Seats between Candidates of Gujarat Board and Other Boards in Government Seats. -**

For the purpose of admission in Government Seats, the available seats shall be distributed based on the merit list prepared as stated **in rule 11** for Preparation of Merit.

In case of non-availability of percentile marks from any of the Boards, then the available seats Shall be distributed between candidates of the Boards for which percentile marks are available and other Boards for which percentile marks are not available, on pro-rata basis taking into consideration the two merit lists prepared as per provisions of prevailing rules;

Provided that if Government seats remain vacant which were to be filled by the candidate falling under sub-rule (5) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under sub-rule (5) of para A of rule 5, and vice-versa.

**10. Supernumerary Seats. –**

- (1) The supernumerary seats shall be filled in accordance with the directions of the All India Council of Technical Education. New Delhi and Ministry of Human Resource Development, Government of India.
- (2) (i) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the Engineering and Technology courses in (the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by AICTE, New Delhi;
- (ii) the supernumerary seats not exceeding five percent, of the sanctioned intake of the colleges or institutions shall be filled on the basis of merit of the candidate, whose parents' annual income is less than or equal to Rs. 8.0 lakh from all sources of income. These seats shall be supernumerary in nature. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up;
- (iii) the supernumerary seats not exceeding 15 percent, of the sanctioned intake of all the Government Colleges or Institutions, grant-in-aid Colleges or Institutions or unaided Colleges or Institutions approved by AICTE shall be filled in with the candidates falling under the category of Foreign Nationals or Persons of Indian Origin (PIO) or Indian workers in Gulf countries, subject to the condition that up to one-third of the 15 percent shall be reserved in the different disciplines in all the colleges or institutions, for the Children of Indian workers in the Gulf Countries. The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category;
- (iv) the supernumerary seats which remain vacant shall not be offered to anyone other than the respective category;
- (v) the Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course in any circumstances.

- (3) (a) Notwithstanding anything contained in these rules, two supernumerary seats in each college or institute shall be filled by the candidates who are migrants of the State of Jammu and Kashmir, in accordance with the directions from the All India Council of Technical Education, New Delhi and Ministry of Human Resource Development, Government of India, subject to the eligibility criteria prescribed in the rules;
- (b) such candidate shall be exempted from appearing in any of the competitive exam.

## **11. Preparation of Merit List. –**

### **A. Government Seats:**

The merit list of the candidates who have applied for admission in the manner prescribed by the Admission Committee, within the prescribed time limit and who are found eligible for admission under these rules, shall be prepared in the following manner, namely: -

- (1) For the candidates who have passed the Qualifying Examination from the Boards mentioned in Eligibility criteria above and whose schools are located in the State of Gujarat; Diu, Daman and Dadra Nagar Haveli (U.T.); a common merit list shall be prepared in the following manner, namely :-
- (i) The merit list shall include the candidates who have passed the Qualifying Examination from the Boards for which the percentile marks are available. The merit list shall be prepared with sixty percentage weightage of the percentile marks obtained in the theory subjects (Physics and Mathematics as compulsory with Chemistry /Bio Technology/ Biology/ Technical Vocational Subject of respective Board) combined with forty percentage weightage of the percentile marks obtained in the subjects of GUJCET examination of the corresponding year.
- (ii) The merit list shall include the candidates who have passed the Qualifying Examination from the Boards for which the percentile marks are not available. This shall be based on sixty percentage weightage of marks obtained in theory of the subjects (Physics and Mathematics as compulsory with Chemistry/Bio Technology / Biology / Technical Vocational Subject of respective Board) after converting it to 100 combined with the forty percentage weightage of the percentile marks obtained in the GUJCET.
- (2) A separate common merit list under sub-rule. (5) of para A of rule 5 shall be prepared for the candidates who have passed the Qualifying Examination from schools located in India (including Gujarat State) from a Board as recognised by the Gujarat Board; and appeared in JEE(Main) examination of the corresponding year, their merit shall be prepared on the basis of All India Rank of JEE (Main) examination for the corresponding year and for candidates who have passed qualifying examination from school located outside India based on the theory marks obtained in Physics and Mathematics as compulsory with Chemistry/Bio-Technology / Biology / Technical Vocational Subject of respective board after converting it to 100 marks.
- (3) The criteria for deciding merit order in case of candidates having equal merit marks shall be based on the percentage of marks obtained in the Qualifying Examination in the following sequence, namely: -
- (a) Mathematics and Physics,
- (b) Mathematics and Chemistry/ Technical Vocational Subject/ Biology/ Bio-Technology,



- (c) Physics and Chemistry/ Technical Vocational Subject/ Biology/ Bio-Technology.
  - (d) Mathematics,
  - (e) Physics,
  - (f) Chemistry/ Technical Vocational Subject/Biology/Bio-Technology,
  - (g) English,
  - (h) Aggregate marks.
- (4) For the purpose of sub-rule (1) above, the percentile marks shall mean only the percentile and while preparing the merit list, the percentage obtained by the candidate shall not be taken into account. However, only for the purpose of deciding the merit order of candidates having equal merit mark or as explanation provided under any of the rule, the percentage of marks shall be considered as stated in para (3) above.

**B. Management Seats:**

The candidates who have passed the Qualifying Examination from schools located in India (including Gujarat State) and have appeared in JEE(Main)/ GUJCET examination for the corresponding academic year, Merit list for such candidates shall be based on the JEE(Main)/GUJCET examination or any such merit based scheme as declared by the concerned institution in advance, of the corresponding year.

**12. Correction of Marks.-**

- (1) In case of change in marks of a candidate in the Qualifying Examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, before the Admission Committee at least one day before the commencement of admission process (counselling program) but not later than seven days from the receipt of letter or, as the case may be, corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the Qualifying Examination, but later on declared passed after rechecking of marks by the Board, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission, provided he produces a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, within seven days of the receipt of letter or, as the case may be, corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.

**13. Registration for Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply on-line, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centres, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration in any mode of admission either through Admission Committee or at the institute level, the candidate shall be required to make payment of such sum towards the Registration fee etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later

stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.

- (5) After successful completion of registration, candidate is required to upload the necessary documents on the website. At the time of admission, the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time-limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned institution.

#### **14. Admission Procedure-**

##### **A. Government Seats :-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these Rules, after verification of the documents submitted online by the candidates.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as the Committee may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counselling program on its website. by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Committee. The candidates are required to obtain the print out of the Information letter and bank receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same institute in subsequent round of counselling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall he eligible to get admission on TFW. seat on same course and same shift in the same institute.

- (7) Where considerable number of seats falls vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for up-gradation of choices already given or submit new choices, If the candidate gets the admission on the basis of up-gradation or new choice, then his earlier admission shall be treated as cancelled.

**B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned institution. The merit lists shall be displayed on the website of the concerned institution.
- (2) Each institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

**15. Fee.-**

- (1) A candidate who gets admission in the Government or grant-in-aid colleges or institutions shall have to pay such fees, as may be determined by the State Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process,

**16. Documents to be Attached/Uploaded.-****A. At the time of application:-**

The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C Examination (Std. XI/XII) Mark-sheet,
- (iii) Caste certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) and Economically Weaker Sections (EWSs), issued by the authority empowered by the State Government in this behalf.
- (iv) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/competent Medical Authority, in case the candidate is a Physically Handicapped,
- (v) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer
- (vi) A copy of certificate of in-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,
- (vii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable,
- (viii) Photograph of candidate for other State / other than Gujarat Secondary and Higher Secondary Education Board, and

**B. Before declaration of online merit list:**

The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet,
- (iii) GUJCET / JEE Mark-sheet as applicable,
- (iv) School Leaving Certificate or Transfer Certificate,
- (v) Non Creamy Layer (NCL) certificate of the family, valid as per the prevailing rules of the State Government, issued by the authority empowered by the State Government in this behalf.
- (vi) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (vii) Such other certificates as the Admission Committee deems necessary.

**17. Ineligibility for admission on production of false documents. –**

If during the verification of documents or subsequently, any certificate or testimonial or information submitted by any candidate are found incorrect or false, the Admission Committee shall cancel the candidature of such candidate for that year.

**18. Cancellation of Admission and Refund of Fee.-**

- (1) In case of cancellation of admission of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the website of the admission committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as stated in clause (a) above, the token tuition fees paid by him shall be refunded, subject to the condition of vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**19. Vacant Seats. -**

- (1) The vacant seats of Government and aided Colleges / Institution shall be filled by Admission Committee through online/offline counselling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the

seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat, Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common inter-se merit-list.

**20. Admission to Unaided Colleges or Institutions. -**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In Case of breach of such provision, the college or institution shall be liable to penalty as specified in prevailing rules.

**21. Penalty. -**

Any breach of any of the provisions of the Actor the rules or any directions issued by the Government, the Admission Committee or as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**22. Interpretation. -**

In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**  
Deputy Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, JUNE 10, 2020/ JYAISTHA 20, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### PORTS AND TRANSPORT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 10<sup>th</sup> June, 2020.

#### GUJARAT MARITIME BOARD ACT, 1981.

**No. PT/2020/16/WKS/102016/G-396/GH1:-** In exercise of the powers conferred by Section 20, 22A, 37, 38 & 39 of the Gujarat Maritime Board act, 1981 (Guj. 30 of 1981), the Government of Gujarat hereby amends the Serial No. 14 of General terms and conditions mentioned in earlier Notification No. PT/2019/3/WKS/102016/G-396/GH-1 dated 8<sup>th</sup> March, 2019 as under:

14. The SoPC rates [GOG and GMB Charges (Except water front royalty (WFR) and other charges notification issued separately earlier)] shall be subject to escalation by Wholesale Price Index (WPI) with effect from 1<sup>st</sup> May every financial year.

By order and in the name of the Governor of Gujarat,

**PRAKASH MAJMUDAR,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 10<sup>th</sup> June, 2020.

**Notification No. 44/2020-State Tax**

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-49)GSTR-2020/S.164(58)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) read with rule 3 of the Gujarat Goods and Services Tax (Fifth Amendment) Rules, 2020 (hereinafter referred to as the rules), made vide Government Notification, Finance Department No. (GHN-42)GSTR-2020/S.164(57)-TH dated the 7<sup>th</sup> May, 2020, Notification No. 38/2020 - State Tax, the Government, hereby appoints the 8<sup>th</sup> day of June, 2020, as the date from which the said provisions of the rules shall come into force.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> June, 2020

#### The Gujarat Private Universities Act, 2009.

**No: GH/SH/22/GGU/2017/74//KH-1:-** Pursuing the Notification No.:GH/SH/19/GGU/2017/74/KH-1 dated 5<sup>th</sup> June 2018, the name of “Shree Upendra Rathwa, Dahod” shall be read as “Shree Upendra Rathwa, Chhota Udepur”.

Other matters specified in the notification No:GH/SH/19/GGU/2017/74/KH-1 dated 5<sup>th</sup> June 2018 shall be unchanged.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR





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Vol. LXI ] WEDNESDAY, JUNE 10, 2020 / JYAISTHA 20, 1942

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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 4<sup>th</sup> June, 2020.

#### THE GUJARAT STAMP ACT, 1958.

**No: GHM/2020/24/M/STP/1219/3048/H/1:-** in Exercise of the powers conferred by clause (a) of Section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the stamp duty chargeable in respect of re-registration of the sale deed No. 4982, dated the 14<sup>th</sup> March, 1989 which is not found in the office of Sub-Registrar, Ahmedabad-1 (City).

Sale deed No. 4982, dated the 14<sup>th</sup> March, 1989. Consideration Rs. 12,000/- (Rupees Twelve thousand only)

**Seller:** (1) Shantilal Ambalal Patel

(2) Jashubhai Ambalal Patel

(3) Thakorbhai Ambalal Patel

(4) Manguben who is the widow of Parshotamdas Haribhai

(5) Chimanbhai Naranbhai Patel

(6) Prabhudas Naranbhai Patel

(7) Manguben who is the widow of Naranbhai Haribhai

All resident of Patel Vas, Danilimda, Ahmedabad, and Whose Power of attorney holder is Pravinbhai Jashubhai Patel. Residing at Patelvas Vas, Danilimda, Ahmedabad.

Purchaser:

K. Lal. Cultural Art Society Pvt. Ltd.

Director Shree keshavlal Vora.

Indra Prastha Building, Astodia, Ahmedabad.

Property Details:

Village: Ishanpur, Sub-District: Ahmedabad City, revenue survey no. 101 paiki hissa No.1, sub-plot No. 181, 240 squad yard constructed up to plinth.

Exemption of stamp duty Rs. 1200/-(rupees one thousand two hundred only).

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, JUNE 15, 2020/ JYAISTHA 25, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No. GH/V/41 of 2020/TPS-242019-2357-L :-** WHEREAS under Government notification, Urban Development & Urban Housing Department Gandhinagar No.GH/V/70 of 2018/TPS-132017-618-L dated.19.06.2018, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Preliminary Town Planning Scheme No.13(Rajkot) (hereinafter referred to as the said Act and the said Scheme respectively).

AND WHEREAS, the Government of Gujarat considered the proposal of Rajkot Municipal Corporation for the variation in the said scheme under section 70(2) of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby :-

1. Publish a draft of variation in the aforesaid Preliminary Town Planning Scheme No. 13(Rajkot)) as set out in the Schedule appended hereto;
2. Call upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar, through the Collector, Rajkot Dist: Rajkot and endorse a copy thereof to the Rajkot Municipal Corporation within a period of one month from the date of publication of this Notification in the Official gazette;

3. State that the draft variation shall be kept open to the inspection of the publication at large at the office of the Rajkot Municipal Corporation, during the office hours of the working days, for the aforesaid period of one month.

### **SCHEDULE**

Proposed variation in the Preliminary Town Planning Scheme No.13(Rajkot) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No.GH/V/70 of 2018/TPS-132017-618-L dated.19.06.2018.

1. The area and boundary of Final Plot No.9 admeasuring 15969 sq. mtr., 11/1 admeasuring 9922 sq. mtr. and C-4/1 (વાણીજ્ય વેચાણ) admeasuring 1723 sq. mtr. are modified as Final Plot No.9 admeasuring 15969 sq. mtr., 11/1 admeasuring 10114 sq. mtr. and C-4/1 (વાણીજ્ય વેચાણ) admeasuring 1531 sq. mtr. as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

### ----- **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/42 of 2020/TPS-112016-67-L :-** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/98 of 2006/TPS-112005-179-L, dated.12.04.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.85 (Vatva-V) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.85 (Vatva-V) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

### **SCHEDULE**

1. The boundary and area of Final Plot No.23 admeasuring 8592 sq. mtr. is modified as 7769 sq. mtr. and new Final Plot No.173(સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર) admeasuring 823 sq. mtr. is allotted to the appropriate authority as shown in the accompanying plan.

2. The boundary and area of Final Plot No.83/1 admeasuring 9383 sq. mtr. is modified as 7497 sq. mtr. and new Final Plot No.174(સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર) admeasuring 1886 sq. mtr. is allotted to the appropriate authority as shown in the accompanying plan.
3. The area and boundary of Final Plot No.20 admeasuring 4614 sq. mtr., 21 admeasuring 5559 sq. mtr. and 156 (સામાજીક અને આર્થિક રીતે નબળા વર્ગના લોકો માટે) admeasuring 3917 sq. mtr. and alignment of 12.0 mtr wide road are modified as the Final Plot No.20 admeasuring 4877 sq. mtr., 21 admeasuring 5372 sq. mtr. and 156 (સામાજીક અને આર્થિક રીતે નબળા વર્ગના રહેઠાણ માટે) admeasuring 3845 sq. mtr. respectively as shown in the accompanying plan.
4. The area and boundary of the Final plot No.87 admeasuring 3539 sq. mtr., Final Plot No.89 admeasuring 9204 sq. mtr. and 122(વાણીજ્ય વેચાણના સાર) admeasuring 2893 sq. mtr. are modified as Final plot No.87 admeasuring 4914 sq. mtr., Final Plot No.89 admeasuring 9204 sq. mtr. and 122(વાણીજ્ય વેચાણના સાર) admeasuring 1518 sq. mtr. as shown in the accompanying plan.
5. The following condition is added in remarks column of redistribution Statement in case no. 17, 24, 21, 25, 46, 47, 49, 50, 51, 54, 58, 59/1, 60, 64, 68, 70/1, 70/2, 73/2, 76, 79, 80, 82, 83, 85, 91, 95, 96, 97, 98,100, 101/1,10/1/2,102,105, 111 and 114 .  
"The Appropriate Authority shall make a 40% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."
6. The purpose of the Final Plot No.116, 117, 121, 131, 132, 140, 143, 150, 154, 161, and 170 allotted to appropriate Authority are modified as "સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર" as shown in the accompanying plan.
7. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **Notification**

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/43 of 2020/TPS-122017-999-L** :- WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/5 of 1999/TPS-1297-3148-L, dated.05.01.1999 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.17 (Vasna Saiyad) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Municipal Corporation under section 48(1) of the said Act.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.17 (Vasna Saiyad) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Said Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

### SCHEDULE

1. The purpose of the Final Plot No.99, 106 and 111 allotted to appropriate Authority are modified as "સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર" as shown in the accompanying plan.
2. The following condition is added in remarks column of redistribution Statement in case no. 2, 3/1, 3/2, 4/2/1, 4/2/2, 4/2/3, 4/2/4, 7/1, 7/2, 14, 15, 16, 20, 23, 25, 27, 28, 31, 34, 35, 36, 39, 40, 41, 42, 43, 44, 45+46, 48, 49, 52, 57, 58, 59, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80/1, 80/2, 83/1, 83/2, 84, 85, 86, 87, 88, 89, 90, 92, 95+96+97+98, 99 and 100.  
"The Appropriate Authority shall make a 25% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."
3. The area, boundary and location of Final Plot No.35/1 admeasuring 987 sqmt. and Final Plot No.35/2 admeasuring 1228 sqmt. are modified as Final Plot No.35 admeasuring 1447 sqmt. in lieu of Original Plot No.35 and new Final Plot No.121 (સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર) admeasuring 768 sq. mtr. is allotted to the appropriate authority as shown in the accompanying plan.
4. The following condition is added in remarks column of redistribution Statement in case no.25.  
"(૧) અંતિમખંડ નં.૨૫/૨ ને લાગુ નગર રચના યોજનાના રસ્તા પરથી પ્રવેશ મેળવવાનો રહેશે."
5. The following condition is added in remarks column of redistribution Statement in case no.77 as.  
"(૨) અંતિમખંડ નં.૭૩ ને લાગુ નગર રચના યોજનાના રસ્તા પરથી પ્રવેશ મેળવવાનો રહેશે."
6. The following condition is added in remarks column of redistribution Statement in case no.88 as.  
"(૨) અંતિમખંડ નં.૮૪ ને લાગુ નગર રચના યોજનાના રસ્તા પરથી પ્રવેશ મેળવવાનો રહેશે."
7. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.
8. The boundary and location of Final Plot No. 106" (જાહેર હેતુ) admeasuring 2638 sqmt and Final Plot No.60/3 admeasuring 243 sqmt. are modified as shown in the accompanying plan.

9. The area and boundary of Final Plot No.76/1 admeasuring 2688 sq. mtr., 89/1 admeasuring 1509 sq. mtr. and alignment of 9.0 mtr wide road are modified as the Final Plot No.76/1 admeasuring 3121 sq. mtr. and 89/1 admeasuring 1189 sq. mtr. as shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/44 of 2020/TPS-242019-3804-L :-** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/17 of 1991/TPS-2409-5(91)-L, dated.02.01.1991 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1 (Gondal) (hereinafter referred to as "the said Draft Scheme") submitted by the Gondal Area Development authority under section 48(1) of the said Act.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.1(Gondal) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Said Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

1. The land on Eastern side of Final Plot No.65 is merged with adjoining 18.0 mtr road as shown in the accompanying plan.
2. The land earmarked as A-B-C is merged with adjoining 12.0 mtr. and 18.0 mtr. wide roads as shown in the accompanying plan.
3. The following condition is added in remarks column of redistribution Statement in case no 1, 2, 3, 4, 9, 16, 18, 19, 21, 23, 41, 46.

"The Appropriate Authority shall make a 20% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."

4. The allotment of Final Plot No. 102 (રહેણાંક વેચાણના હેતુ માટે) admeasuring 671 sq. mtr. is deleted and allotted as additional Final Plot No.51/1 admeasuring 671 sq. mtr. in lieu of original plot No.51 as shown in the accompanying plan.
5. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.
6. In case no.28, the condition No.3 of remarks column in redistribution Statement is replaced as under.  
"(૩) અંતિમખંડ નં.૩૦/૩/૧ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."
7. In case no.29, the condition No.3 of remarks column in redistribution Statement is replaced as under.  
"(૩) અંતિમખંડ નં.૩૦/૪/૧ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."
8. In case no.30, the condition No.3 of remarks column in redistribution Statement is replaced as under.  
"(૩) અંતિમખંડ નં.૩૦/૫/૧ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."
9. In case no.58, the condition No.4 of remarks column in redistribution Statement is replaced as under.  
"(૪) અંતિમખંડ નં.૨૯+૩૨+૩૪ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."
10. In case no.26, the following condition is added in remarks column of redistribution Statement.  
"(૩) અંતિમખંડ નં.૩૦/૧ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."
11. In case no.32, the following condition is added in remarks column of redistribution Statement.  
"(૩) અંતિમખંડ નં.૩૩ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."
12. In case no.59, the following condition is added in remarks column of redistribution Statement.  
"(૧) અંતિમખંડ નં.૯૩ ની જમીનમાં સમાવિષ્ટ "વરસાદી પાણીનું શેલુ" વાળી જમીનને હયાત જળપ્રવાહ તરીકે યથાવત રાખવાની રહેશે."

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 12<sup>th</sup> June, 2020.

**Notification No. 46/2020-State Tax**

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-50)GST-2020/S.168A(3)TH:-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), in view of the spread of pandemic COVID-19 across many countries of the world including India, the Government, on the recommendations of the Council, hereby notifies that in cases where a notice has been issued for rejection of refund claim, in full or in part and where the time limit for issuance of order in terms of the provisions of sub-section (5), read with sub-section (7) of section 54 of the said Act falls during the period from the 20<sup>th</sup> day of March, 2020 to the 29<sup>th</sup> day of June, 2020, in such cases the time limit for issuance of the said order shall be extended to fifteen days after the receipt of reply to the notice from the registered person or the 30<sup>th</sup> day of June, 2020, whichever is later.

2. This notification shall come into force with effect from the 20<sup>th</sup> day of March, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 12<sup>th</sup> June, 2020.

**Notification No. 47/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-51)GST-2020/S.168A(4)TH:-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-37) GST-2020/S.168A (I)-TH dated the 9<sup>th</sup> April, 2020, Notification No. 35/2020-State Tax, namely:-

In the said notification, in the first paragraph, in clause (ii), for the proviso, the following proviso shall be substituted, namely:-

"Provided that where an e-way bill has been generated under rule 138 of the Gujarat Goods and Services Tax Rules, 2017 on or before the 24<sup>th</sup> day of March, 2020 and whose validity has expired on or after the 20<sup>th</sup> March, 2020, the validity period of such e-way bill shall be deemed to have been extended till the 30<sup>th</sup> day of June, 2020."

2. This notification shall come into force with effect from the 31<sup>st</sup> day of May, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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#### PART IV-B

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#### NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 15<sup>th</sup> June, 2020.

#### GUJARAT DOMESTIC WATER SUPPLY (PROTECTION) ACT, 2019.

**No.GN-18-2020-VSP-102019-V-1-KH-4 :** In exercise of the powers conferred by subsection (3) of Section 1 of the Gujarat Domestic Water Supply (Protection) Act, 2019, (Gujarat 22 of 2019,) the Government of Gujarat here by appoints the 15-06-2020 as the date on which provision of section 1 to 15 and section 18 to 27 of the said act shall come in to force.

By order and in the name of the Governor of Gujarat,

**KUSUM SAMBHWANI,**

Chief Engineer and Additional Secretary.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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#### REVENUE DEPARTMENT,

#### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No. GHM-2020-27-SRS-132018-87-H:-** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement.

Sr. No.	Name of the area	Details of the Sub-area included in the area	four sides of the area	Approximate size of the area
1	2	3	4	5
1	JayShakti park society, Haridarshan society, Gurukrupa row house, Moje: Ghodasar, Survey No. 85/2, 87 T.P. Scheme No. 51, F.P. No. 69, Ta- Maninagar, Dist- Ahmedabad.	JayShakti park society, Haridarshan society, Gurukrupa row house,	(1) East – Boundary of Survey No. 88. (2) West – Boundary of Survey No. 86 (3) North - Boundary of Survey No. 99 (4) South – Express Highway.	11838.00 Sqm.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT,

##### Order

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-29 -M-STP-122020-599-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 18,50,00,000/- (Rupees eighteen crore fifty lakh only), for the period from 1st April, 2020 to 31st March, 2022, to be paid by the Life Insurance Corporation of India, (Divisional Office Gandhinagar DO) chargeable on the Life insurance policies and Group Insurance Policies issued during the aforesaid period.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-30-M-STP-122020-582-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899(2 of 1899), the Government of Gujarat hereby provides for consolidation of stamp duty of Rs. 97,970/- (Rupees ninety seven thousand nine hundred seventy only), to be paid by the Cytecure Hospitals Private Limited, Ahmedabad chargeable on the issue of 23,895 compulsory convertible debentures each of Rs. 8200/- for a period of one year bearing distinctive numbers 1 to 23895 of the total value of Rs. 19,59,39,000/-

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-31-M-STP-122020-583-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 2,00,000/- (Rupees two lakh only), for the period from 1<sup>st</sup> February, 2020 to 31<sup>st</sup> March, 2021, to be paid by the United India Insurance Company Limited, Regional Office, Vadodara chargeable on the sea insurance policies issued during the aforesaid period.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT, ORDER

Sachivalaya, Gandhinagar, 11<sup>th</sup> June, 2020.

#### INDIAN STAMP ACT, 1899.

**GHM-2020-32-M-STP-122020-598-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 10,00,000/- (Rupees Ten Lakh only), for the period from 10<sup>th</sup> February, 2020 to 31<sup>st</sup> March, 2020, paid by the New India Assurance Company Limited, Regional Office, Ahmedabad chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 & 3 respectively, of the table appended to this order.

Table

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Fire Insurance	1,00,000/-
2.	Marine Insurance	1,00,000/-
3.	Accident & Sickness Insurance	7,00,000/-
4.	Miscellaneous Insurance	1,00,000/-
	<b>Total</b>	<b>10,00,000/-</b>

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.





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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/14/GMR-102020-MM-751-CHH:-** Whereas the proposal vide Single file system No.158647 dated 17/03/2020 received from the office of Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies the following China Clay bearing areas of Narichana village of Dhangadhra Taluka of Surendranagar district in total 02 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Geological Resources (MT)	Base Premium
1.	Narichana White Clay Block 01	Narichana Dhangadhra, Surendranagar	02.00.00	3,76,000	5%
2.	Narichana White Clay Block 01	Narichana Dhangadhra, Surendranagar	01.00.00	1,88,000	5%

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR,

2017, as amended.

- (ii) Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- (iii) Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- (i) There would not be any reservation with regard to specified end-use.
- (ii) The base premium is fixed as 5% for all the White Clay mineral blocks to be put for auction.
- (iii) Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Timeline
Date of issuance of Notice Inviting Tender	T0
Completing of Stage-I i.e. Issuance of Letter of Intent	T0 + 105 days

- (iv) The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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सत्यमेव जयते

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> June, 2020.

#### GUJARAT VALUE ADDED TAX ACT, 2003.

**No. (GHN-52)VAT-2020/S.5(2)(58)TH:-** WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (a) of sub-section (2) of section 5 of the Gujarat Value Added Tax Act, 2003 (Guj.1 of 2005), the Government of Gujarat hereby amends the Government notification, Finance Department No.(GHN-35)VAT-2006-S.5(2)(1)-TH, dated the 31<sup>st</sup> March, 2006, as follows, namely:-

In the Schedule appended to the said notification, -

(i) for the entry at serial No.68, the following entry shall be substituted, namely:-

Entry No.	Class of Sales or Purchases.	Exemption whether whole or part of tax.	Restriction and condition, if any.
1	2	3	4
"68	Sales of motor spirit (commonly known as petrol) as mentioned in entry 2 of Schedule III of the Act.	To the extent to which the amount of tax exceeds twenty point one paise in the rupee.	.....";

(ii) for the entry at serial No. 116, the following entry shall be substituted, namely; -

Entry No.	Class of Sales or Purchases.	Exemption whether whole or part of tax.	Restriction and condition, if any.
1	2	3	4
"116	Sales of High speed Diesel as mentioned in entry 1 of Schedule III of the Act	To the extent to which the amount of tax exceeds twenty point two paise in the rupee.	.....";

The provisions of this notification shall take effect from the midnight of 15<sup>th</sup> June/16<sup>th</sup> June, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government.

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સી.આઈ.ડી. ક્રાઈમ ઝોન ગાંધીનગર પોલીસ સ્ટેશન  
ફ.ગુ.ર. નં.૮/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે  
ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ  
(ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ,  
૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા  
બાબત.

#### ગૃહ વિભાગ

સચિવાલય, ગાંધીનગર, ૯મી જુન, ૨૦૨૦

#### હુકમ

**ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૨૦/ GPID-01:** પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. ક્રાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૧૨/૦૨/૨૦૨૦ના પત્ર ક્રમાંક: સી.આઈ.ડી./EOW & FC/ટે-જએ/૭૨/૨૦૨૦ થી સી.આઈ.ડી. ક્રાઈમ ઝોન ગાંધીનગર પોલીસ સ્ટેશન ફ.ગુ.ર. નં.૦૮/૨૦૧૯ થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩ તથા ઈ.પી.કો. કલમ-૪૦૬, ૪૦૮, ૪૨૦, ૧૧૪, ૧૨૦ની તથા ધ પ્રાઈઝ ચીટ્સ એન્ડ મની સર્ક્યુલેશન સ્કીમ (બાર્નીંગ) એક્ટ-૧૯૭૮ની કલમ-૩, ૪, ૫ હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. ફરીયાદી શ્રી વિક્રમભાઈ નારાયણદાસ વૈષ્ણવ દ્વારા આપવામાં આવેલ ફરીયાદના આધારે સી.આઈ.ડી. ક્રાઈમ ગાંધીનગર પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૮/૨૦૧૯ થી આરોપીઓ (૧) મુકેશ પ્રકાશરાજ મોદી, (૨) રાહુલ વિરેન્દ્ર મોદી તથા અન્યો વિરુદ્ધ ગુનો દાખલ કરવામાં આવેલ છે. પ્રસ્તુત ગુનાના આરોપીઓએ ભેગા મળીને આદર્શ કો-ઓપરેટીવ સોસાયટી લીમીટેડ શરૂ કરી ગુજરાત રાજ્યના જુદા-જુદા જિલ્લાઓમાં પોતાના એજન્ટો દ્વારા અલગ-અલગ લોભામણી સ્કીમોની જાહેરાતો કરી ઉંચા વળતરની લાલચો આપી ફરીયાદી તથા સાહેદો સહિત ૨૦૦ ભોગ બનેલ વ્યક્તિઓ પાસે રૂ.૬૩,૧૨,૪૮૬/- નું રોકાણ કરાવી ડીપોઝીટ તરીકે નાણાં રાખી લઈ પાકતી મુદતે નાણાં પરત કરેલ નહિ અને રોકાણકારો સાથે વિશ્વાસઘાત અને ઠગાઈ કરી ગુનો કરેલ છે. તપાસ દરમિયાન આરોપીઓએ આ રકમનું જુદી જુદી મિલકતોમાં રોકાણ કરી, પોતાના તથા સગા-સંબંધીઓના નામે સંપત્તિ ખરીદેલ હોવાનું જણાયેલ છે.

૩. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે એનેક્ષર-૧ દર્શાવ્યા મુજબની મિલકતો ટાંચમાં લેવા હુકમ કરવા જરૂરી છે.

૪. આથી, સી.આઈ.ડી. કાઈમ ઝોન ગાંધીનગર પોલીસ સ્ટેશન ફ.ગુ.ર.નં.૮/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે કોષ્ટકમાં દર્શાવ્યા મુજબની પ્રોપર્ટી ટાંચમાં લેવા તથા ગાંધીનગર પ્રાંત અધિકારીને “કોમ્પીટન્ટ ઓથોરીટી” તરીકે “કેઝીગ્રેડેડ કોર્ટ”ના આખરી હુકમ સુધી પ્રોપર્ટી તેઓના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

#### એનેક્ષર-૧

અ.નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદી મુજબ કિંમત	હાલની માર્કેટ ખરીદી મુજબ અંદાજે કિંમત
૧	મોજે-ઉસ્માનપુરા (અમદાવાદ-૨ વાડજ વિભાગ), તા.જિ.અમદાવાદની સીમમાં આવેલ ટી.પી. સ્કીમ નં.૩ વેરડીના ફાયનલ પ્લોટ નં.૨ પૈકી જેનો સીટી સર્વે-૨૮ પર આવેલ વિધાવિહાર સોસાયટીમાં આવેલ સબ પ્લોટ-૧૪ પૈકીની જમીનમાં “એસ.પી.હાઈસ”ના નામે ઓળખાતા બિલ્ડીંગમાં <b>પ્રથમ</b> માળે આવેલ ઓફીસવાળી મિલકત. ક્ષેત્રફળ-૨૩૩ સમ ચો.મી.	મીનાક્ષી મુકેશકુમાર પ્રકાશરાજ મોદી	૪૫,૦૦,૦૦૦/-	૧,૫૦,૦૦,૦૦૦/-
૨	મોજે-ઉસ્માનપુરા (અમદાવાદ-૨ વાડજ વિભાગ), તા.જિ.અમદાવાદની સીમમાં આવેલ ટી.પી. સ્કીમ નં.૩ વેરડીના ફાયનલ પ્લોટ નં.૨ પૈકી જેનો સીટી સર્વે-૨૮ પર આવેલ વિધાવિહાર સોસાયટીમાં આવેલ સબ પ્લોટ-૧૪ પૈકીની જમીનમાં “એસ.પી.હાઈસ”ના નામે ઓળખાતા બિલ્ડીંગમાં <b>બીજા</b> માળે આવેલ ઓફીસવાળી મિલકત. ક્ષેત્રફળ-૨૩૩ સમ ચો.મી.	મીનાક્ષી મુકેશકુમાર પ્રકાશરાજ મોદી	૪૫,૦૦,૦૦૦/-	૧,૫૦,૦૦,૦૦૦/-
૩	મોજે-ઉસ્માનપુરા (અમદાવાદ-૨ વાડજ વિભાગ), તા.જિ.અમદાવાદની સીમમાં આવેલ ટી.પી. સ્કીમ નં.૩ વેરડીના ફાયનલ પ્લોટ નં.૨ પૈકી જેનો સીટી સર્વે-૨૮ પર આવેલ વિધાવિહાર સોસાયટીમાં આવેલ સબ પ્લોટ-૧૪ પૈકીની જમીનમાં “એસ.પી.હાઈસ”ના નામે ઓળખાતા બિલ્ડીંગમાં <b>ત્રીજા</b> માળે આવેલ ઓફીસવાળી મિલકત. ક્ષેત્રફળ-૨૩૩ સમ ચો.મી.	મીનાક્ષી મુકેશકુમાર પ્રકાશરાજ મોદી	૪૫,૦૦,૦૦૦/-	૧,૫૦,૦૦,૦૦૦/-
૪	મોજે-ઉસ્માનપુરા (અમદાવાદ-૨ વાડજ વિભાગ), તા.જિ.અમદાવાદની સીમમાં આવેલ ટી.પી. સ્કીમ નં.૩ વેરડીના ફાયનલ પ્લોટ નં.૨ પૈકી જેનો સીટી સર્વે-૨૮ પર આવેલ વિધાવિહાર સોસાયટીમાં આવેલ સબ પ્લોટ-૧૪ પૈકીની જમીનમાં “એસ.પી.હાઈસ”ના નામે ઓળખાતા બિલ્ડીંગમાં <b>ચોથા</b> માળે આવેલ ઓફીસવાળી મિલકત. ક્ષેત્રફળ-૧૮૫.૮૦ સમ ચો.મી.	મીનાક્ષી મુકેશકુમાર પ્રકાશરાજ મોદી	૫૫,૦૦,૦૦૦/-	૨,૦૦,૦૦,૦૦૦/-

અ.નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદી મુજબ કિંમત	હાલની માર્કેટ ખરીદી મુજબ અંદાજે કિંમત
૫	મોજે-બોડકદેવ (અમદાવાદ-૩ વિભાગ મેમનગર), તા.દસ્ક્રોઈ, જિ.અમદાવાદની સીમમાં આવેલ ફાયનલ પ્લોટ નં.૪૪૪, ટી.પી. સ્કીમ નં.૧/બી (બોડકદેવ) પારિજાત રેસીડેન્સીના બ્લોક-એ, સેકન્ડ ફ્લોર પર આવેલ ફ્લેટ નં.૨૦૧, ક્ષેત્રફળ-૧૧૯.૩૮ ચો.મી.	દક્ષાબેન વિરેન્દ્રકુમાર મોદી	૧,૭૩,૭૧,૫૪૮/-	૩,૦૦,૦૦,૦૦૦/-
૬	મોજે-સેટેલાઈટ, તા.જિ.અમદાવાદ ખાતે આવેલ ટી.પી. સ્કીમ નં.૪ અને ફાયનલ પ્લોટ નં.૧૩૭ (મોજે-જોધપુર તા.વેજલપુર) ફ્લેટ નં.૮૦૧, આઠમો માળ, બ્લોક-એ, જોડીચાર્ક આરીસ, દેરાસર રોડ, પ્રેરણાતીર્થની એક કાર પાર્કિંગ બેઝમેન્ટ સહિતની મિલકત. ક્ષેત્રફળ-૨૩૨.૨ ચો.મી.	સમીરભાઈ ભરતભાઈ મોદી, નિકીતા પ્રવીણકુમાર ટટેડ, અલકા મોદી	૮૦,૦૦,૦૦૦/-	૧,૨૦,૦૦,૦૦૦/-
૭	મોજે-સેટેલાઈટ, તા.જિ.અમદાવાદ ખાતે આવેલ ફ્લેટ નં.૧૦૧, પ્રથમ માળ, રત્નાકર બ્યુમોન્ડ, બ્લોક-બી ની મિલકત. ક્ષેત્રફળ-૩૬૩.૭૧ ચો.મી. (સદર મિલકત દસ્તાવેજમાં જણાવ્યા મુજબ મોજે-જોધપુર, તા.વેજલપુર, જિ.અમદાવાદ ખાતે આવેલ ફાયનલ પ્લોટ નં.૮૩ જેનો નવો સર્વે નં.૪૬ અને જૂનો સર્વે નં.૧૪૦ છે તથા ટી.પી.સ્કીમ નં.૪માં આવેલ પર આવેલ છે.)	લલીતારાજ હિમંતસિંહ રાજપુરોહિત	૨,૦૦,૦૦,૦૦૦/-	૨,૨૫,૦૦,૦૦૦/-
૮	મોજે-ઓઢવ, જિ.અમદાવાદ ખાતે આવેલ જી.આઈ.ડી.સી. એસ્ટેટમાં આવેલ પ્લોટ નં.૧૦૫માં આવેલ દુકાન નં.૧૪ તથા પ્લોટ નં.૧૦૬માં આવેલ દુકાન નં.૧૫ ની મિલકત. ક્ષેત્રફળ-૨૮ ચો.વાર.	લક્ષ્મણ જીવરામ સુથાર	૩૦,૦૦૦/-	૪૦,૦૦,૦૦૦/-
૯	મોજે-ઓઢવ, જિ.અમદાવાદની સીમમાં આવેલ ટી.પી. નં.૧, ફાયનલ પ્લોટ નં.૭૨ પૈકીની જમીન ઉપર આવેલ કમલપાર્ક, ટેનામેન્ટ નં.૨૩ ની આશરે ૧૯૦ ચો.વાર જમીન અને તેની ઉપર થયેલ આશરે-૧૧૫ ચોરસવાર બાંધકામવાળી મિલકત.	લક્ષ્મણ જીવરામ સુથાર	-	૩૦,૦૦,૦૦૦/-

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પંકજ દવે,**

સરકારના ઉપસચિવ.

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# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ]

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## PART IV-B

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ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી જુન, ૨૦૨૦.

ક્રમાંક: ૭૭/૩૪/૨૦૨૦/જલક/૪૦૨૦૨૦/૪૦(૧૫)/૪.- ગુજરાત પ્રિઝન્સ (વિઝીટર્સ) રૂલ્સ, ૧૯૭૪ના નિયમ-૪ હેઠળ મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી છોટા ઉદેપુર સબ જેલ મુલાકાતી બોર્ડમાં નીચે જણાવેલ ધારાસભ્યો અને સામાજિક કાર્યકરોને તેમના નામ સામે દર્શાવેલ મુદત માટે બિન સરકારી સભ્યો તરીકે નિમણૂક કરે છે.

અ.નં.	સભ્યશ્રીનું નામ/સરનામું	નિમણૂંકની મુદત
માન. ધારાસભ્યશ્રી		
(૧)	શ્રી અભેસિંહ મોતીભાઈ તડવી, માન. ધારાસભ્યશ્રી, દેસાઈ શેરી, મુ.પો. તા. સંખેડા, તા.જિ. છોટાઉદેપુર	ધારાસભ્યશ્રી તરીકેના હોદ્દા ઉપર રહે ત્યાં સુધી.
(૨)	શ્રી મોહનસિંહ છોટુભાઈ રાઠવા માન. ધારાસભ્યશ્રી, મુ.પો. બાર, તા.જેતપુરપાવી, જિ. છોટાઉદેપુર	
સામાજિક કાર્યકર		
(૧)	શ્રી મનોજભાઈ બિસ્મબર દયાલ શાહ ઠે. જન કલ્યાણ સોસાયટી, અલીપુરા, તા. બોડેલી, જિ. છોટાઉદેપુર	ત્રણ વર્ષ સુધી અથવા અન્ય હુકમો ન થાય ત્યાં સુધી.
(૨)	શ્રી દિપ્તીબેન સંજયભાઈ મોચી, બહાદરપુર, તા. સંખેડા, જિ. છોટાઉદેપુર.	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**સુધીર રાવલ,**

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, JUNE 16, 2020/ JYAISTHA 26, 1942

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### PART IV-B

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16<sup>th</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No. GH/V/45 of 2020/DVP-162017-MUM.188-L :-** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Mansa Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department GH/V/183 of 2016/DVP-362015-2674-L, dtd. 18.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14<sup>th</sup>, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/183 of 2016/DVP-362015-2674-L, dtd.18.10.2016.

1. The land bearing R.S.No.1620/1/p, 1620/2/p, 1797/p, 1717/p, 1720/p, 1751/1/p, 1761/p, 1769/1/p, 1769/2/p, 1770/p, 1771/p, 1753/p 1734/p, 1736/p, 1728/p, 1767/1/1/p, 1768/1/p, 1798/1/p, 1752/2/p, 1707/p, 1702/p, 1700/p, 1770/p etc. of village Mansa designated for "Agriculture Zone" shall be deleted from the said zone and designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
2. The 45 mtr wide road passing through the land bearing R.S.No.1351/p, 1352/p, 1476/2/p, 1481/p, 1489/p, 1488/1/p, 1474/2/p, 1549/p, 996/p, 1335/1/p, 1091/2/p, 894/p, 1553/1/p, 1588/p, 1484/p, 1589/p, 1553/2/p, 1488/2/p, 1586/p, 1587/p, 912/p, 1476/1/p, 1553/1/p, 1587/p, 1588/p, 1132/p, 1135/p, 1116/p, 1477/p etc. of village: Mansa shall be reduced to 24 mtr wide road marked as B1-B2-B3-B4-B5-B6-B7-B8-B9-B10-B11-B12 and the land thus released designated for relevant Zone under section 12(2)(a), as shown on the accompanying plan.
3. The land bearing R.S.No. 2923/1, 2923/2, 2919, 2924, 2549/1/p, 2549/2, 2922, 2921, 2944, 2552/2, 2920/1, 2537/1, 2537/2, 2532/1, 2532/2, 2555, 2552/1, 2554, 2534/1, 2534/2, 2538, 2539/p, 2551, 2553/1, 2925, 2926, 2920/2, 2550/p of village Mansa designated for "Agriculture Zone" shall be deleted from the said zone and designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
4. The 12 mtr wide road passing through the land bearing R.S.No.1791/p, 1793/p etc. of village: Mansa shall be realign marked as H1-H2-H3 and the land thus released designated for relevant Zone under section 12(2)(a), as shown on the accompanying plan.
5. The land bearing R.S.No.1583/p, 1579/p, 1577/p, 1575/p, 1573/p, 1572/p, 1639/1/p, 1639/2, 1653/p, 1656/2/p, 1657/p, 1658/p, 1677/p, 1676/p, 1674/1/p, 1674/2/p etc. of village Mansa designated for "Agriculture Zone" shall be deleted from the said zone and designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
6. The land bearing R.S.No. 1715, 1716, 1721 of village : Mansa designated for "Agriculture Zone" shall be deleted from the said zone and designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
7. The 45 mtr wide road passing through The land bearing R.S.No.584/1, 584/2 of village: Mansa shall be deleted and the land thus released designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan..
8. The 45 mtr. wide roads passing through village Mansa marked as G1-G2-G3-G4-G5-G6-G7-G8-G9-G10 shall be reduced as 24.0 mtr wide road and the land thus released designated for relevant Zone under section 12(2)(a), as shown on the accompanying plan.
9. The land bearing R.S.No.1798/2, 1799/1, 1799/2, 1794/1, 1794/2, 1796, 1795/1, 1795/2, 1795/3,1803/1, 1802/1, 1802/2, 1810/1, 1801/1,1801/2, 1800/1, 1800/2 1803, 1810/p etc. of village Mansa designated for "Agriculture Zone" shall be deleted from the said zone and designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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### PUBLISHED BY AUTHORITY

Vol. LXI ]

FRIDAY, JUNE 19, 2020 / JYAISTHA 29, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> June, 2020

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007

**NO.GH/SH/20/2020/PVS/102020/199/S:-** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the Professional Diploma Courses of Engineering and Technology and Payment of Fees, as follows, namely:-

**1. Short Title and Commencement.-** (1) These rules may be called the Professional Diploma Courses of Engineering and Technology (Regulation of Admission and Payment of Fees) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

**2. Definitions.-** (1) In these rules, unless the context otherwise requires,-

- (a) “Act” means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
- (b) “Admission” for the purpose of these rules means admission of candidates in the first year of the Professional Diploma Courses of the Engineering and Technology;
- (c) “Admission Committee” means the Admission Committee constituted by the State Government under section 4 of the Act, for the purpose of admission of candidates in the first year of the Professional Diploma Courses;
- (d) “Certificate Holder” means a candidate who has passed the two years certificate course conducted by the Technical Examination Board (TEB) or the National Council for

Vocational Training (NCVT) or Gujarat Council for Vocational Trades (GCVT) or Indo German Tool Room (IGTR);

- (e) “Course” means one of the branches of learning in Programme which will include Dual Degree course and Integrated course;
- (f) “Engineering Branch” means various branches of Engineering and Technology in the professional educational colleges or institutions of the State;
- (g) “Foreign National (FN) Student” shall have the meaning assigned to it in clause (dd) of section 2 of the Act.
- (h) “GCVT” means the Gujarat Council for Vocational Training established by the Government of Gujarat;
- (i) “Gujarat Board” means the Gujarat Secondary and Higher Secondary Education Board established under section 3 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj. 18 of 1973);
- (j) “Help Centres” means the centres notified by the Admission Committee for facilitation of the candidates for off campus online admission process;
- (k) “IGTR” Indo German Tool Room established by the Government of India.
- (l) “Industrial Training Institute (ITI)” means the training institute which provides training in technical courses and is administrated by the Directorate of Employment and Training (DET), Government of Gujarat;
- (m) “NCVT” means the National Council for Vocational Training established by the Ministry of Labour and Employment, Government of India;
- (n) "Non Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act
- (o) “Professional Diploma Courses” means and includes Diploma in Engineering/Technology, Diploma in Architecture, Diploma in Hotel and Tourism Management and Diploma courses in Applied Arts and Crafts;
- (p) “Qualifying Examination” means the Secondary School Certificate Examination, (Standard X) passed with Mathematics, Science and English or equivalent examination;
- (q) “Sanction Intake” means number of seats approved by the All India Council of Technical Education, New Delhi or, as the case may be, registering or statutory body and/ or recognised university for specific course of professional diploma course for the admission year and seats available for the admission;
- (r) “Second Shift” means activities conducted in second spell of time wherever two shift working exists;
- (s) "Shift" means spell of time in which educational activities of the technical institution are conducted;
- (t) "Supernumerary seats" shall have the meaning assigned to it in clause (II) of section 2 of the Act;
- (u) “Technical Examination Board (TEB)” means the Technical Examination Board, established by the State Government under the Government Resolution, Education and Labour Department No. ECT-1064/91813-GH, dated the 11<sup>th</sup> July, 1966;
- (v) “Website” means the official website of the Admission Committee to carry out off campus online admission process.

- (2) The words and expressions used in these rules but not defined shall have the meanings as assigned to them in the Act.

**3. Admissions to Professional Diploma Courses.-** Admissions to the first year of the Professional Diploma Courses shall be given as under:

- (a) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee, for admissions to the First Year of the Professional Diploma Courses.
- (b) All the Management Seats shall be filled in by the management of the respective Professional Educational Colleges or Institutions, on the basis of *inter-se* merit list of the candidates whose names appear in the merit list prepared by the respective college or institution.

**4. Seats Available for Admission.-**

- (1) For the purpose of admission to the first year of the Professional Diploma Courses, available seats shall include,-

**A. Government Seats:**

- (i) All the sanctioned seats of the Professional Diploma Courses in the Government Colleges or Institutions of the State,
- (ii) All the sanctioned seats of the Professional Diploma Courses in the aided Colleges or Institutions,
- (iii) Fifty percent (50%) of the total sanctioned seats of the Professional Diploma Courses in the unaided Colleges or Institutions, and
- (iv) All supernumerary seats of the Professional Diploma Courses in the Government colleges or institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats: -**

Fifty percent (50%) seats of the total sanctioned seats of the Professional Diploma Courses in the unaided colleges or institutions including fifteen (15%) of NRI seats.

- (2) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the commencement of the first counselling program, shall be considered as available seats:

Provided that the Government seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management seats shall be managed, finalized and declared by the concerned college or institution through Admission Committee portal or Institutions portal as convenient.

**5. Eligibility for Admission.-**

**A. Government Seats**

- (1) For the purpose of admission to the Professional Diploma Courses, a candidate shall have passed the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by the All India Council for Technical Education (AICTE) from time to time from,-
- (i) The Gujarat Board; or

- (ii) The Central Board of Secondary Education Board (CBSE) or The Council of Indian School Certificate Examination, New Delhi or The International School Board or The National Institute of Open Schooling or Sanskrit Pathsala:

Provided that,-

- (a) the school / study centre in which the candidate has studied, should have been located in the State of Gujarat; or
- (b) the school / study centre in which the candidate has studied, should have been located in the Union Territories of Diu, Daman and Dadra Nagar Haveli and whose parents are origin of Gujarat; or

- (iii) A candidate who has, -

- (a) studied under Jawahar Navodaya Vidyalaya Scheme / Sainik School up to Standard VIII in any of the schools located in the State of Gujarat, and
- (b) there after studied in any of the schools located out of the State of Gujarat under the said scheme, and
- (c) passed Qualifying Examination from a Navodaya Vidyalay / Sainik School located outside Gujarat State.

**Explanation.** -“Jawahar Navodaya Vidyalaya Scheme” means the Jawahar Navodaya Vidyalaya scheme started during the year 1985-86 by the Government of India in accordance with the National Policy of Education. The scheme is managed by Navodaya Vidyalaya Samiti, an autonomous organisation under the Department of Education, Ministry of Human Resource Development, Government of India.

- (2) For the purpose of admission on reserved seats for Certificate Holders,-

- (a) A candidate who has passed the Qualifying Examination and Two years certificate course conducted by the Technical Examination Board, as specified in column 2 of Table of rule 13 or NCVT or GCVT examination from ITI or IGTR as specified in column 3 of Table of rule 13 shall be eligible for admission:

Provided that,-

- (i) the ITI or Technical school/institution in which the candidate has studied, shall have been located in the Gujarat State; or
- (ii) The ITI or Technical school/ institution in which the candidate has studied, shall have been located in the Union Territories of Diu, Daman and Dadra Nagar Haveli and whose parents are of Gujarat origin, subject to the condition that he shall produce his parents' domicile certificate; or

- (b) A candidate who has passed the approved course of ITI of two or more years duration after Std. VIII conducted by NCVT or GCVT and Std. X from the Gujarat Board or Open Schooling with subjects (1) Mathematics, (2) Science (3) Gujarati and (4) English or equivalent examination shall be eligible for admission:

Provided that,-

- (i) the ITI in which the candidate has studied, shall have been located in the Gujarat State; or
- (ii) the ITI in which the candidate has studied, shall have been located in the Union Territories of Diu, Daman and Dadra Nagar Haveli and whose parents are of Gujarat origin, subject to the condition that he shall produce his parents' domicile certificate;”.

- (3) A candidate whose parents are of Gujarat origin and who are residing out of Gujarat State and who have passed the qualifying examination from school located outside Gujarat State from Central Board of Secondary Education or the Council of Indian School Certificate Examination, New Delhi or International School Board or the National Institute of Open Schooling or the respective State Boards shall be eligible for admission, and his candidature shall be included in the merit list prepared in accordance with the provisions of rule 10, subject to the condition that he shall produce his parents' domicile certificate.
- (4) (a) A candidate whose parents are of Gujarat origin and who is living outside India and have passed the qualifying examination from outside India shall be eligible for admission, and his candidature shall be included in the merit list prepared in accordance with the provisions of rule 10, subject to the condition that he shall produce equivalence certificate of Association of Indian University, New Delhi and his parents' domicile certificate.
- (b) The grade with which he has passed the qualifying examination shall be converted into the Merit Marks by considering the lowest of the marks-range on the basis of which grade is awarded.
- (5) A candidate whose parents are of Gujarat origin and are serving out of Gujarat in the service of Central Government or other State Government, Armed forces, Boards or Corporations owned or controlled by the Central Government or other State Government or any nationalized bank and who has passed the qualifying examination from the State where parents are serving, shall be eligible for admission and his candidature shall be included in the merit list prepared in accordance with the provisions of rule 10.
- (6) A candidate who has passed the qualifying examination from any other State and, -
- (i) Whose parents are serving in the category of service as shown below; and
- (ii) who are transferred from other States to Gujarat and have resumed their duties in the place where they are transferred in Gujarat and shall remain so transferred in the State of Gujarat at the time of registration for admission,
- shall be eligible for admission and his candidature shall be included in the merit list prepared in accordance with the provisions of rule 10.

**List of Category of Service:-**

- (a) Officers or Employees of Central Government; or
- (b) Officers or Employees of Public Sector Undertakings of Central Government or any State Government; or
- (c) Officers or Employees of nationalized banks; or
- (d) Officers or Employees of United Nations, UNICEF, World Health Organization (WHO) and such other International Institutions located in Gujarat State; or
- (e) Gujarat Cadre Officers of Indian Administrative Service, Indian Police Service or Indian Forest Service working in Gujarat or working in other States on deputation; or
- (f) Officers or Employees of Gujarat Government posted outside Gujarat State for administrative reasons; or
- (g) Officers or Employees serving in defence service.
- (7) Five percent (5%) of seats shall be available for the candidates who have cleared the qualifying examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from an eligible board from school located in India (Including Gujarat State)

- (8) A candidate who has cleared the Qualifying Examination after appearing in the supplementary examination conducted by the Board shall be eligible for admission in the current academic year on the Vacant Seats declared under rule 20.

**B. Management Seats:-**

For the purpose of admission in Management seats,-

- (1) Candidates who have cleared the qualifying examination from an eligible board from school located in India (including Gujarat State) with minimum eligibility criteria as prescribed by AICTE from time to time.
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE from time to time and equivalency defined by Association of Indian Universities (AIU), New Delhi, shall be eligible for admission.

- C.** The candidate shall have to pass all the subjects of the qualifying examination from a single board.

**6. Reservation of Seats.-**

- (1) For the purpose of admission in Government seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

(a)	Scheduled Castes	7 %
(b)	Scheduled Tribes	15 %
(c)	Socially and Educationally Backward Classes, including Widows and Orphan of any caste	27 %
(d)	Economically Weaker Sections (EWSs) :	10%

- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of inclusion in the concerned category:

Provided that the candidate belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.

- (3) No caste certificate shall be valid unless it is duly stamped, signed and issued by the competent authority specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. Such certificate shall have validity as per the prevailing rules of the State Government.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merit, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste certificate issued to him by the authority empowered



by the State Government in this behalf. In case the caste certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.

- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant, such seats shall be transferred to the unreserved category seats.

#### **7. *Reservation For Physically Disabled Candidates :***

Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of section 32 of the Rights of Persons With Disabilities Act, 2016 ( 49 of 2016), for the persons with bench mark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation :** “person with disability” means a person suffering from not less than forty per cent. of any disability as certified by a competent medical authority.

#### **8. *Reservation for the Children of Defence personnel and Ex-Servicemen:-***

- (1) One percent (1 %) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against Ex-Servicemen category shall required to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs Police Division-II, Government of India shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement respectively.
- (3) The seats remaining vacant against the category of Defence personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence personnel and Ex-Servicemen of Gujarat origin and children of defence personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by whom the certificate is issued.

#### **9. *Supernumerary Seats:***

- (1) The supernumerary seats shall be filled in accordance with the directions of the All India Council of Technical Education, New Delhi and Ministry of Human Resource Development, Government of India.
- (2)
  - (i) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the Professional Diploma Courses in the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by AICTE, New Delhi;
  - (ii) The supernumerary seats not exceeding five percent (5%) of sanctioned intake of the colleges or institutions shall be filled on the basis of merit of the candidate, whose parents' annual income is less than or equal to Rs 8.0 lakhs from all sources

of income; These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up.

- (iii) The supernumerary seats not exceeding 15% of the sanctioned intake of all the Government Colleges or institutions, grant-in-aid colleges or institutions or unaided Colleges or Institutions approved by AICTE shall be filled in with the candidates falling under the category of Foreign Nationals or Persons of Indian Origin (PIO) or Indian workers in Gulf countries, subject to the condition that up to 1/3rd of the 15% shall be reserved in the different disciplines in all the colleges or institutions, for the Children of Indian workers in the Gulf Countries. The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in the respective category;
  - (iv) The supernumerary seats which remain vacant shall not be offered to any one other than the respective category;
  - (v) The Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course under any circumstances.
- (3) Notwithstanding anything contained in these rules, two supernumerary seats in each college or institute shall be filled by the candidates who are migrants of the State of Jammu and Kashmir, in accordance with the directions of the All India Council of Technical Education, New Delhi and Ministry of Human Resource Development, Government of India, subject to the eligibility criteria prescribed in these rules;
- (4) Admission under the Scheme of Polytechnics for Persons with Disabilities (SP, PWD). –
- (a) The supernumerary seats in the colleges or institutions, under the Scheme of Polytechnics for Persons with Disabilities (SP, PWD), as shown in the Table below, shall be filled, on merit basis, namely:-

**TABLE**

Sr. No.	Name of college or institutions	No. of Seat
01	Government Polytechnic, Ahmedabad,	25
02	Government Polytechnic for Girls, Ahmedabad,	25
03	Sir Bhavsinghji Polytechnic Institute, Bhavnagar	14
04	Dr. S & S. S. Gandhi College of Engineering and Technology, Surat.	21

**Explanation.-** “The Scheme of Polytechnics for Persons with Disabilities (SP, PWD)” means the centrally sponsored scheme framed in the year 2000, in accordance with the National Policy on Education -1986 and under the Rights of Persons With Disabilities Act, 2016 ( 49 of 2016), by the Ministry of Human Resource Development, Government of India, for up gradation of Fifty selected polytechnics to integrate the Persons with Disabilities in the mainstream of Technical and Vocational Education. A candidate securing admission under the scheme is eligible to get financial assistance.

- (b) The conditions contained in rule 7 shall, subject to which a candidate belonging to physically handicapped category may be given admission, also apply to the candidate belonging to physically handicapped category under the Scheme of Polytechnics for Persons with Disabilities (SP, PWD).

**10. Preparation of Merit List.-****A. Government Seats:**

The merit list of the candidates who have applied for admission in the manner prescribed by the Admission Committee, within the prescribed time limit and who are found eligible for admission under these rules, shall be prepared in the following manner, namely:-

- (1) For the purpose of preparing the merit list, the marks obtained in the Secondary School Certificate Examination, (Standard X) from total 300 marks of following subjects shall be taken into consideration, namely:-
  - (i) Mathematics,
  - (ii) Science,
  - (iii) English,
- (2) The criteria for deciding merit order in case of candidates having equal merit marks shall be based on the percentage of marks obtained in the Qualifying Examination in the following sequence, namely:-
  - (a) Marks obtained in Mathematics,
  - (b) Marks obtained in Science,
  - (c) Total marks obtained in Mathematics and English
  - (d) Total marks obtained in Science and English.
  - (e) Percentage of marks obtained in the Qualifying Examination
  - (f) Date of Birth (Candidate who is older in age shall be given priority)

**B. Management Seats:**

Merit list shall be prepared of candidates who have passed qualifying examination from school located in India (Including Gujarat State) or School located in abroad with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time.

Provided that, candidate of a school located in abroad shall submit equivalence certificate issued by the Association of Indian University, New Delhi (AIU).

**11. Correction of Marks**

- (1) In case of change in marks of a candidate in the Qualifying Examination, such candidate shall produce a letter to that effect by the competent authority or the corrected mark sheet issued by the Board, before the Admission Committee at least one day before the commencement of admission process (counseling program) but not later than seven days from the receipt of letter, or as the case may be, corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the Qualifying Examination, but later on declared passed after rechecking of marks by the Board, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission, provided he produces a letter to that effect by the competent authority or the corrected mark sheet issued by the Board, within seven days of the receipt of letter, or as the case may be corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.

**12. Addition of Marks obtained in Technical Subjects.-** The candidate shall be entitled for addition of ten (10) marks only in case of professional diploma courses as shown in the Table below, who has

passed the Qualifying Examination from the Gujarat Board with any one of the following technical subjects, namely:-

**TABLE**

<b>Sr. No.</b>	<b>Subject</b>	<b>Code No.</b>
(1)	Engineering Sketching, Drawing and Drafting (Paper 1 and 2)	90 and 91
(2)	Basic workshop practice (Paper 1 and 2)	92 and 93
(3)	Electrical Motors Service and Repair (Paper 1 and 2)	94 and 95
(4)	Home Electrical Appliances and Wiring, Service and Repair (Paper 1 and 2)	96 and 97
(5)	Electronics Appliances Service and Repair (Paper 1 and 2)	98 and 99
(6)	Auto Vehicle Two Wheelers Service and Repair (Paper 1 and 2)	100 and 101
(7)	Engineering Drawing	63/85
(8)	Basic Principles of Mechanical and Electrical Engineering	64/86
(9)	Workshop Technology	65
(10)	Basic Electronics	66
(11)	Elements of Engineering	28/54
(12)	Computer Aided Engineering Drawing	31/55
(13)	Basics of Engineering Process, Maintenance and Safety	32/56
(14)	Engineering Workshop Technology	45/70
(15)	Engineering Drawing	46/71
(16)	Electrical and Electronical Hardware Technology	47/72
(17)	Computer Technology	48/73

### 13. *Reservations of Seats for Certificate Holders:-*

- (1) The seats shall be reserved for the Certificate Holders in the ratio of 15:1 ( i.e. one seat shall be reserved per every fifteen seats of sanctioned seats) for the corresponding Diploma Courses as mentioned in the Table as under :

**TABLE**

<b>Sr No.</b>	<b>QUALIFYING EXAMINATION</b>		<b>CORRESPONDING DIPLOMA COURSES</b>
	<b>TEB Certificate Course</b>	<b>ITI / <b>IGTR</b> Certificate courses</b>	
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
1	1) Computer Aided Civil and Architectural Drafting	1) Draughtsmen Civil, 2) Surveyor.	1) Civil Engineering 2) Architectural Assistantship.
2	1) Computer Aided Mechanical Drafting,	1) Fitter, 2) Turner, 3) Machinist, 4) Refrigeration & Air-Conditioning Mechanic,	1) Mechanical Engineering, 2) Metallurgy, 3) Fabrication Technology, 4) Plastic Engineering 5) Automobile Engineering

Sr No.	QUALIFYING EXAMINATION		CORRESPONDING DIPLOMA COURSES
	TEB Certificate Course	ITI / <b>IGTR</b> Certificate courses	
1	2	3	4
	2) Production and Maintenance Technician , 3) Press Tool and Dye Making , 4) Advance Automobile Engineering.	5) Draughtsman Mechanical 6) Machinist Grinder, 7) Tool & Die Maker (Dies and Mould), 8) Tool & Die Maker (Press Tools, Jigs and Fixture), 9) Lift Mechanic 10) Machinist- Tool Room 11) Machine Tool Room 12) Tool Technology 13) Mechanic Motor Vehicle. 14) General Mechanic	6) Mechatronics.
3	1) Electrical Service Technician.	1) Wireman 2) Electrician. 3) Mechanic Cum Operator Electronic Communication System 4) Electronics Mechanic, 5) Mechanic in Radio & Television. 6) Mechanic Consumer Electronics 7) Industrial Electronics	1) Electrical Engineering. 2) Electronics and Communication Engineering 3) Power Electronics.
4	1) Textile Design (Printing).	--	1) Textile Design. 2) Textile Processing Technology.
5	---	1) Spinning Technician 2) Textile Mechatronics 3) Weaving Technician	1) Textile Manufacturing and Technology
6	1) Chemical Laboratory Technician.	1) Maintenance Mechanic (Chemical Plant) 2) Attendant Operator (Chemical Plant) 3) Laboratory Assistant (Chemical Plant), 4) Electro Platter.	1) Chemical Engineering. 2) Petro Chemical Engg.
7	--	1) Instrument Mechanic Chemical Plant 2) Instrument Mechanic.	1) Instrumentation & Control Engineering.
8	--	1) Information Technology & Electronic System Maintenance. 2) Mechanic Computer Hardware	1) Information Technology 2) Computer Engineering.
9	--	1) Radiology Technician (Radio Diagnosis & Radiotherapy )	1) Biomedical Engineering

- (2) (i) The merit list of the candidates shall be prepared on the basis of the total marks obtained in Theory in the final year examination of Certificate Course after converting the total marks to 300 in case of TEB Certificate Holders or sum of Trade Theory and Workshop Calculation

and Science in the final year examination of Certificate Course after converting the total marks to 300 in case of ITI Certificate Holders.

(ii) The criteria for deciding merit order in case of candidates having equal merit marks shall be in the following sequence, namely:-

- (a) Total percentage marks obtained in practical in case of TEB Certificate Holders or percentage marks obtained in Trade Practical in case of ITI Certificate Holders;
  - (b) percentage marks of grand total obtained in case of TEB Certificate Course or percentage marks of grand total obtained in case of ITI Certificate Holders;
  - (c) total marks obtained in Mathematics in the Secondary School Certificate Examination (Standard X);
  - (d) total marks obtained in Science in the Secondary School Certificate Examination (Standard X);
  - (e) total marks obtained in Mathematics, Science and English in the Secondary School Certificate Examination (Standard X).
- (3) Common merit list of group of Certificate Courses specified in column (2) and (3) of Table specified under sub-rule (1) for a corresponding Diploma Course, as specified in column (4) of said Table, shall be prepared.

#### **14. *Registration for Admission (Government Seats)***

- (1) A candidate seeking admission shall apply on-line, for the registration of his candidature, on the web-site, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by web-site and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration, in any mode of admission either through Admission Committee or at the college or institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc.as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate shall be required to upload the necessary documents on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time-limit prescribed in Rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned college or institute.

#### **15. *Admission Procedure.-***

##### **(A) Government Seats:-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit lists of the eligible candidates as per said rules, after verification of the documents submitted.
- (2) The merit lists shall be displayed on the web-site of the Admission Committee and by such other means, as the Committee may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counseling program on its web-site, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit ,category of the candidate and availability of seats. The allotment of seats shall be published on the web-site of the Committee. The candidates are required to obtain the print out of the Information letter and bank fee receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required under sub-rule (5), either online payment or in the any branch of bank as specified by the Admission Committee, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admission slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same college or institute in the subsequent rounds of counseling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same college or institute.

- (7) Where considerable number of seats fall vacant and it appears to the Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for up gradation of choices already given or submit new choices .If the candidate gets the admission on the basis of up-gradation or new choice ,then his earlier admission shall be treated as cancelled.

#### **B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institute. The merit lists shall be displayed on the web-site of the concerned college or institute.
- (2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

#### **16. Fee.-**

- (1) A candidate who gets admission in the Government or aided college or institution shall have to pay such fees, as may be determined by the State Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.

- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission, or as the case may be, the fee shall be refunded after the completion of admission process.

**17. Documents to be Attached with the application.-** The candidate shall submit/upload the self-attested copies of the following documents namely:-

- (i) S.S.C. Examination (Standard X) Mark-sheet,
- (ii) School Leaving Certificate or Transfer Certificate,
- (iii) Caste certificate for a candidate belonging to Scheduled Caste(SC), Scheduled Tribe (ST) and Socially and Educationally Backward Class (SEBC), issued by the authority empowered by the State Government in this behalf,
- (iv) Category certificate for a candidate belonging to Economically Weaker Sections (EWS) issued by the authority empowered by the state government in this behalf
- (v) Non-Creamy Layer (NCL) certificate of the family, issued by the authority empowered by the Government in this behalf,
- (vi) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/Competent Medical Authority, in case of a Physically Handicapped candidate,
- (vii) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (viii) Certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,
- (ix) Certificate of retired defence person issued by the Commanding officer of the respective unit in which he was serving,
- (x) Mark-sheet issued by TEB / ITI / IGTR in case of certificate holders,
- (xi) Certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (xii) Such other certificates as the Admission Committee deems necessary.

**18. Ineligibility for admission on production of false documents. -** If during the verification of documents or subsequently, any certificate or testimonial or information submitted by any candidate are found incorrect or false, the Admission Committee shall cancel the candidature of such candidate for that year.

**19. Cancellation of Admission and Refund of Fee.-**

- (1) In case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admissions shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the web-site of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the fee collected, if any, by the Admission



Committee shall be refunded to such candidate, subject to the condition of such vacated seat being filled up by the Admission Committee;

- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as provided in clause (a) above, the fees paid by him shall be refunded, subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall liable to pay the fees for the current semester and no college or institution shall demand fees for further semesters.

**20. Vacant Seats. -** (1) The vacant seats of Government and aided Colleges / Institution shall be filled by Admission Committee through online/offline counseling.

(2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common inter-se merit-list.

**21. Admission to Unaided Colleges or Institutions. -**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**22. Penalty.-** Any breach of any of the provisions of the Act, these rules or any directions issued by the State Government, the Admission Committee, or as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**23. Interpretation.-** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

SATURDAY, JUNE 20, 2020 / JYAISTHA 30, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> June, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/38/CPI/1408/6795/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 318 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
318	M/S Nirmal Ice Industries  (Consumer No : 06101/10216/5)	Vapi	Valsad	Unit shall be permitted to utilize <b>94 KW</b> power on all staggered holiday <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> June, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/39/CPI/1406/4531/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 172 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
172	M/S. Dinesh Remedies Limited  (Consumer No : 13588)	Mahuvad	Vadodara	Unit shall be permitted to utilize <b>450 KVA</b> power on all staggered holiday <b>for the period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### **ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION**

Sachivalaya, Gandhinagar, 20<sup>th</sup> June, 2020.

#### **GUJARAT ELECTRICITY DUTY ACT, 1958**

**No. GHU/2020/(42)/ELD/12-2019/1767/E.** - In exercise of the powers conferred by clause (v-a) of sub-section (2) of section 3 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958) and in supersession of the Government Notification No. GHU/2016/(31)/ELD/12-2015/3208/E dated the 22<sup>nd</sup> March, 2016, the Government of Gujarat hereby specifies the following energy as the non-conventional or renewable sources of energy subject to the terms and conditions specified hereunder, namely:-

1. Biomass,
2. Energy from Waste,
3. Geo-Thermal,
4. Small - hydro plant (capacity upto 25 MW),
5. Tidal,
6. Wind,
7. Wave,
8. Solar - other than the solar energy supplied to Micro, Small and Medium Manufacturing Enterprises (as provided in the Gujarat Solar Power Policy, 2015 (For MSME Manufacturing Enterprises), vide Government in Energy & Petrochemicals Department Resolution No. SLR/11-2015/2442/B1, Dated 26<sup>th</sup> September, 2019) having aggregate installed capacity of the solar project exceeding fifty per cent of the contract demand of electricity supply from licensee at the end of each calendar month.

By order and in the name of the Governor of Gujarat,

**HITESH PATEL,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૨મી જૂન, ૨૦૨૦.

**ક્રમાંક નં. જાએચકેએચ-૫૪-૨૦૨૦-સીડીઈ-૧૦-૨૦૧૯-૧૩૩-છ:-** વિભાગની અધિસૂચના ક્રમાંક નં: જાએચકેએચ-૧૩૫-૨૦૧૯-સીડીઈ-૧૦-૨૦૧૯-૧૩૩-છ તા:૨૬/૧૧/૨૦૧૯થી શ્રી એ.ડી.અનેરાઓ-સંયુક્ત રજિસ્ટ્રાર અને સભ્યશ્રી, બોર્ડ ઓફ નોમીનીઝ, ગોધરા અને શ્રી એચ.જી.નેનુજી-નાયબ રજિસ્ટ્રાર અને સભ્યશ્રી, બોર્ડ ઓફ નોમીનીઝ, વડોદરા તરીકે કરાર આધારિત નિમણુક કરવામાં આવેલ છે. રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્યની તથા સંયુક્ત રજિસ્ટ્રાર બોર્ડ ઓફ નોમીની ગોધરાની રજુઆત ધ્યાને લઈ ઉક્ત તા.૨૬/૧૧/૨૦૧૯ની અધિસૂચનાના કોષ્ટકના અનુક્રમાંક ૨. માં “શ્રી એ.ડી.અનેરાઓ” નામને બદલે “શ્રી એ.ડી.આણેરાવ” તથા અનુક્રમાંક ૬.માં “શ્રી એચ.જી.નેનુજી” નામને બદલે “શ્રી એચ.જે.નેનુજી” નામ વંચાણે લેવાનું રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

યોગેશ રાવલ,

સરકારના સંયુક્ત સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JUNE 22, 2020 / ASADHA 1, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 22<sup>th</sup> June, 2020.

#### GUJARAT ELECTRICITY DUTY ACT, 1958

**No.GHU/2020/43/ELD/12/2020/317/E:** In exercise of the powers conferred by clause (b) of sub-section (3) of section 3 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby reduces in the whole of the State of Gujarat, the rate of electricity duty specified for the consumers falling under item (4) of Part I of Schedule I to the said Act from existing 20 per cent of consumption charges to 15 per cent of consumption charges for the energy consumed by such consumers during the period from 1<sup>st</sup> June, 2020 to 31<sup>st</sup> August, 2020.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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Vol. LXI ]

TUESDAY, JUNE 23, 2020 / ASADHA 2, 1942

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 23<sup>rd</sup> June, 2020.

Notification No. 48/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-53) GSTR-2020/S.164(59)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

1. (1) These rules may be called the Gujarat Goods and Services Tax (Sixth Amendment) Rules, 2020.  
(2) They shall come into force on 27<sup>th</sup> day of May, 2020.

2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 26 in sub-rule (1), for the second proviso, following provisos shall be substituted, namely: -

"Provided further that a registered person registered under the provisions of the Companies Act, 2013 (18 of 2013) shall, during the period from the 21<sup>st</sup> day of April, 2020 to the 30<sup>th</sup> day of September, 2020, also be allowed to furnish the return under section 39 in **FORM GSTR- 3B** verified through electronic verification code (EVC).

Provided also that a registered person registered under the provisions of the Companies Act, 2013 (18 of 2013) shall, during the period from the 27<sup>th</sup> day of May, 2020 to the 30<sup>th</sup> day of September, 2020, also be allowed to furnish the details of outward supplies under section 37 in **FORM GSTR-1** verified through electronic verification code (EVC).".

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### LABOUR AND EMPLOYMENT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 23<sup>rd</sup> June, 2020.

**Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019.**

**No. GHR/2020/73/GSE/19/2019/236319/M-3: - WHEREAS** certain draft rules were published as required by sub-section (2) of section 39 of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) (hereinafter referred to as “the said Act”), at pages 346-1 to 346-38 in the Gujarat Government Gazette, Extraordinary, Part IV-B, dated the 3<sup>rd</sup> October, 2019, under Government Notification, Labour and Employment Department No. GHR/ 2019 / 117 / GSE / 19 / 2019 / 236319 / M-3, dated the 30<sup>th</sup> September, 2019 inviting objections and suggestions from the persons likely to be affected thereby before the expiry of thirty days from the date of the publication of the said notification in the *Official Gazette*;

**AND WHEREAS**, the objections and suggestions received in respect of the said draft rules have been considered by the Government;

**NOW, THEREFORE**, in exercise of the powers conferred by sub-section (1) of section 39 of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) and of all other powers enabling it in that behalf, the Government of Gujarat, hereby makes the following rules, namely: -



**1. Short Title.** - These rules may be called the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Rules, 2020.

**2. Definitions.**- (1) In these rules unless the context otherwise requires,-

- (a) “Act” means the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019);
- (b) “Compounding Officer” means an authority appointed by the Government under sub-section (1) of section 34;
- (c) “Form” means the form appended to these rules;
- (d) “Government” means the Government of Gujarat;
- (e) “Managerial Functions” means all such functions which are inherently supervisory in nature and are bestowed with powers and authority to take all policy and administrative decision in an organization, e.g. power to sanction leave, award increment, take disciplinary action, to terminate, suspend or dismiss a worker or indulge in policy making decision regarding any aspect of the business or service conditions of workers and such other similar powers.
- (f) “Schedule” means the Schedule appended to these rules;
- (g) “Section” means a section of the Act.

(2) Words and expressions used in these rules but not defined hereinabove shall have the same meanings as are respectively assigned to them in the Act.

**3. Application for Registration of Establishment. -**

The employer of every establishment engaging ten or more workers shall submit application in Form-A for registration of the establishment as per section 6 of the Act along with the required documents as specified in Part- A of the Schedule. The application may be submitted online where online access is available.

**4. Payment of Fees. -**

The fees to be paid along with the application for registration in Form-A by the establishments employing ten or more employees shall be as specified below:

Sr. No.	Category of Establishment	Fees to be paid in Rs.
1.	Establishments.	500/-
2.	Shops.	500/-
3.	Residential Hotels.	2500/-
4.	Restaurants and Eating Houses.	1000/-
5.	Theatres and other places of public amusement or entertainment.	5000/-

The fees shall be paid through e-payment where online access is available.

**5. Manner of Registration of Establishment. -**

(1) Every application submitted either online or otherwise in Form-A for registration of establishment may be assigned to any of the inspector concerned, who shall scrutinize the applications, documents either uploaded online or submitted otherwise and the fees paid either through e-payment or otherwise along with the details mentioned in the application. If the application is complete in all respects and supported with all the required documents, prescribed fees, he shall either sign digitally or issue otherwise the certificate of registration, which shall be in Form-B within one day either from the date the application appears on the dashboard of the inspector or received otherwise by the inspector. The entry of the establishment which is registered shall be made in the Register of Establishment to be maintained in Form-C.

(2) If an application is incomplete or not supported with required documents as mentioned in these rules or if the prescribed fee is not paid, then the inspector, may reject such application by mentioning the reasons thereof within one day from the date on which the application appears on the dashboard of the inspector or received otherwise by the Inspector.

#### **6. Intimation of commencement of business by employer engaging less than ten employees.-**

The employer of every establishment engaging less than ten employees shall submit an intimation in Form-D of commencement of the business along with the required documents as specified in Part-B of the Schedule. The intimation may be submitted online where online access is available.

#### **7. Receipt of Intimation. -**

After receiving an intimation in Form-D along with all the documents, a receipt of such intimation in Form-E shall be issued to the applicant either online or otherwise as the case may be and the details thereof shall be recorded in a register maintained for that purpose in Form-F.

#### **8. Procedure for cancellation of Registration Certificate.-**

At any time, if it is found or brought to the notice of the Inspector that the registration of any shop or establishment has been obtained by misrepresentation or suppression of material facts or by submitting false or forged documents or false declaration or by fraud, the Inspector shall,

(i) by a notice require the employer to submit his case as to why the registration may not be cancelled;

(ii) if within ten days from the date of the receipt of the notice, the employer fails to submit his case along with the relevant documents, the Inspector may cancel the registration of such shop or establishment, as the case may be;

(iii) if within ten days, the employer submit his case along with relevant documents, the Inspector, after considering the case and the relevant documents submitted may withdraw notice or cancel the registration of such shop or establishment, as the case may be and remove the same from the register of establishment maintained in Form-C, after the reasons to be recorded in the order.

#### **9. Notice to make changes in Registration Certificate. -**

(1) Any changes in the certificate of registration shall be submitted in Form-G to the Inspector as per section 9 of the Act within thirty days from the date the change took place along with the required documents to be submitted as specified in Part-C of the Schedule.

The fees to be paid along with the application for registration in Form-G by the establishments employing ten or more employees shall be as specified below:

<b>Sr. No,</b>	<b>Category of Establishment</b>	<b>Fees to be paid in Rs.</b>
1.	Establishments.	500/-
2.	Shops.	500/-
3.	Residential Hotels.	2500/-
4.	Restaurants and Eating Houses.	1000/-
5.	Theatres and other places of public amusement or entertainment.	5000/-

The fees shall be submitted online where online access is available.

(2) On receipt of such notice the Inspector shall scrutinize the same and shall either sign digitally or otherwise as the case may be and issue a fresh modified certificate within one day from the date of receipt of such notice. However, if the notice is not complete or is not supported by the required documents or if the prescribed fees is not paid, he shall reject the notice within one day by mentioning the reasons thereof.

**10. Closing of Business.-**

(1) Every employer of an establishment engaging ten or more workers, on closing its business permanently shall inform the same within thirty days from the date of such closing to the Inspector in Form-H.

(2) Every employer of an establishment engaging less than ten workers, on closing its business permanently shall inform the same within thirty days from the date of such closing to the Inspector in Form-I.

(3) The Inspector on receiving the information and on being satisfied about its correctness shall remove the entry of such shop or establishment from the register of establishments and cancel the registration certificate:

Provided that, if the Inspector does not receive the information but he is otherwise satisfied that any shop or establishment has been closed, he may remove the entry of such shop or establishment from the register of establishments and cancel such certificate.

**11. Conditions for employment of women in night shifts. -**

Women worker shall be required or allowed to work in shop or establishment between 9.00 p.m. to 6.00 a.m. after obtaining the consent of such women worker in Form-J, subject to such conditions as may be specified in the order of the Inspector.

**12. Notice of weekly holiday of workers in each shift. -**

Every employer shall display a notice at a conspicuous place of the premises on a notice board and on website, if employer has website, showing the day of rest, in Form-K. A copy of the same shall be send to the Inspector electronically or otherwise where online access is not available.

**13. Prohibition of overlapping of shifts.-**

Work shall not be carried on in any establishment by means of a system of shifts so arranged that more than one relay of workers is engaged in work of the same kind at the same time.

**14. List of persons engaged in shift.-**

(i) In case of establishment operating in more than one shift, the employer shall display well in advanced a shift schedule, showing the names and designation of all persons working in that shift, so that each worker is aware of the shift in which he has to work. Such list shall be in Form-L and shall be kept in every establishment and made available for inspection to the Inspector on demand. The list shall be displayed at a conspicuous place of the premises on the notice board and on the website, if employer has website. A copy of the same shall be send to the Inspector electronically or otherwise where online access is not available.

(ii) There shall be not less than twelve consecutive hours of rest or gap between the last shift and night shift whenever a worker is changed from day shift to night shift and also from night shift to day shift.

**15. Part-time employment.-**

It shall be lawful for the employer to engage any worker as part-time worker provided that he shall not be allowed to work more than five hours in a day.

**16. Identity Card.-**

As per section 17, every employer shall provide to each worker an Identity Card as specified in Form-M.

**17. Leave Book.-**

Every employer shall provide to each worker with a book called "Leave Book" in Form-N. A copy of the same shall be retained by employer. All the entries of sanctioned earned leave as per section 18 shall be noted in the Leave Book. Any earned leave applied for and is refused shall also be noted in the register with initials of the employer or his representative in the respective column of Leave Book. However, every employer shall be free to maintain Leave Book in such format either manually or electronically. If the Leave Book is lost by the worker, the employer or manager shall provide him the duplicate copy of the same.

**18. Notice by employer or manager of accumulated leave. -**

The employer or manager shall issue a notice up to the 31<sup>st</sup> January of each calendar year which shall be displayed in Form-O giving the names of all workers whose leave, which has been carried forward, has reached the maximum limit allowed under sub-section (5) of section 18, as soon as possible in the first quarter of each calendar year. The notice shall state that no further leave can be carried forward. A copy of the notice shall be given to each worker concerned.

**19. Cleanliness, Lighting and Ventilation.-**

Premises of every establishment shall be kept clean and free from infection. It should have proper ventilation and lighting. No rubbish, filth or debris shall be allowed to accumulate or to remain on any premises or in an establishment or in the surroundings of such establishment in such position that effluvia therefrom can arise within the establishment or its surroundings.

**20. Precautions against fire.-**

Every employer shall take all the measures to protect the premises and the workers therein from the danger of fire. He shall adopt and implement all such measures as suggested or directed by the Fire Protection Department of the Local Authority or Fire Brigade of that local area or any such authority. It shall be his duty to follow the norms and guidelines for protection against fire as per any law for the time being in force or any direction or instruction issued by any Local Authority or any such authority wherein the establishment is situated.

**21. Latrines and Urinals.-**

Every employer either individually or group of employers shall provide and maintain a common, neat and clean urinal and latrines facility with supply of anti-bacterial liquid soap for men and women worker separately in such sufficient numbers. It shall be well ventilated with exhaust fan and lighted and safe for use of women worker. There shall be proper provision of water supply and flushing of waste.

**22. Latrines and urinals to be accessible.-**

(1) The latrines and urinals shall be conveniently situated and accessible to workers at all times at the establishment.

(2) (i) Latrines and urinals other than those connected with a flush sewage system shall comply with the requirement of the public health authorities.

(ii) Water shall be provided the means of tap or otherwise so as to be conveniently accessible in or near the latrine and urinals.

**23. Crèche.-**

(i) The crèche shall be conveniently accessible to the mothers of the children accommodated therein and so far as is reasonably and practicable. It shall not be situated in close proximity to a part of the shop or establishment where excessively noise processes are carried on.

(ii) Effective and suitable provision shall be made in every part of the crèche for securing and maintaining adequate ventilation by the circulation of fresh air.

(iii) The crèche shall be adequately furnished and equipped and in particular there shall be one suitable cot or cradle with the necessary bedding for each child, provided that for children over two years of age it will be sufficient if suitable beddings made available and at least one chair or equivalent seating accommodation for the use of each mother while she is feeding or attending to her child, and a sufficient supply of suitable toys for the older children.

(iv) There shall be in or adjoining the crèche a suitable wash room for the cleaning of the children and their clothing. The wash room shall be adequately lighted and the floor shall be effectively drained and in a clean and tidy condition. An adequate supply of water, baby soap and clean towels shall be made available for each child while it is in the crèche.

(v) For each crèche there shall be appointed a woman incharge and an adequate number of female-attendants to help the woman incharge. The crèche, staff shall be provided with suitable clean clothes for use while on duty.

#### **24. First-Aid Appliances.-**

Every employer shall maintain duly equipped first-aid box in each establishment with the following first-aid appliances and medicine, namely:-

- (i) small, medium and large sterilized dressing in required numbers;
- (ii) large size sterilized burn dressing in required numbers;
- (iii) packets of sterilized cotton-wool in required numbers;
- (iv) pair of dressing scissors;
- (v) bottle containing solution of iodine or mercury chrome;
- (vi) bottle containing solution of savolatine having the dose and mode of administration indicated on the label;
- (vii) bottle containing potassium permanganate crystals; and
- (viii) any antidote for burns.

#### **25. Canteens. -**

Every employer having one hundred or more workers in shop or establishment shall provide and maintain a canteen with the following conditions, namely: -

- (i) The doors and windows of a canteen building shall be of fire proof construction and shall allow adequate ventilation.
- (ii) The canteen shall be sufficiently lighted at all times when any person have access to it.
- (iii) The precincts of the canteen shall be maintained in a clean and sanitary condition. Waste shall be carried away in suitable covered drains and shall not be allowed to accumulate so as to cause a nuisance. Suitable arrangements shall be made for the collection and disposal of garbage.
- (iv) Sufficient tables, stools, chairs or benches shall be available in canteen.
- (v) There shall be provided and maintained sufficient utensils and any other equipment necessary for the efficient running of the canteen.
- (vi) The charge per portion of food stuff, beverages and any other item served in the canteen shall be conspicuously displayed in the canteen.

**26. Maintenance of Registers and Records. -**

(1) The employer shall maintain a Muster-Roll cum Wages Register in Form-P unless any employer or manager maintains a Wages Register in Form-B and Muster Roll in Form-D as prescribed in rule 3 of the Schedule to the Ease of Compliance to Maintain Registers under various Labour Laws (Gujarat) Rules, 2017.

(2) Every entry in the register or records requires to be maintained under these rules shall be authenticated digitally or manually by the employer or the manager or any person so authorized by him. The entries relating to overtime shall be made immediately after completion of such overtime work. In case both the employer and the manager are absent on any day, the entries shall be authenticated by such person as may be authorized in writing by the employer.

(3) Every register, record and notice required be maintained, exhibited or given under the Act and these rules shall be either in Gujarati or in English language.

(4) Every employer or manager shall preserve the inspection records of the Inspector for a period of five years and shall produce the same whenever demanded by the Inspector.

(5) Where an office, store-room, godown, warehouse or work place used in connection with the trade and business of a shop is situated at the premises other than the premises of such establishment, all such registers, records, muster-rolls, notices etc. required to be maintained, exhibited or given under the Act and these rules shall be separately so maintained, exhibited or given in respect of such office, storeroom, godown, warehouse or work place etc.

**27. Annual Return. -**

Every employer shall submit the Annual Return in Form-Q to the Inspector within one month after completion of the calendar year ending on the 31<sup>st</sup> December. It shall be submitted online where online access is available.

**28. Supervision of State Government over Local Authority. -**

If the Local Authority or the panchayat to whom the duty of enforcing the provisions of this Act is delegated under section 24 of the Act makes default in the performance of any duty imposed by or under this Act, the State Government may appoint appropriate person as an Inspector to perform it and may direct that the expenses of the person so appointed to perform the duty, shall be paid forthwith by such Local Authority or panchayat, as the case may be.

**29. Duties and powers of Inspector.-**

(1) The Inspector shall make such examination as may appear to him to be necessary for the purpose of satisfying himself that the provisions of the Act, these rules and any orders issued by the Government or the Local Authority or the panchayat under the Act and the rules made thereunder are duly observed.

(2) The Inspector shall maintain a monthly diary and submit it to such officer as directed by the office order.

(3) It shall be the duty of the Inspector to serve all the notices and orders as per the Act to the concerned persons issued by the Compounding Officer.

(4) It shall be the duty of the Inspector to carry out inspection as per the online randomization inspection system or any other system for the time being in force.

(5) It shall be the duty of the Inspector to carry out monthly reconciliation of the application and fees received online and the fees deposited in the treasury.

(6) It shall be the duty of each Inspector to maintain Court Cases Register individually and the register of cases referred to the Compounding Officer as per the instruction given by the office order.

(7) It shall be the duty of the Inspector to advise the employer so as to comply with the irregularities pointed out by him in his inspection memo. It shall also be his duty to guide the workers in an establishment about their rights under the Act and the remedies available to them.

(8) It shall be the duty of the Inspector to confirm that the defaulting employer has paid the fees as per the direction of the Compounding Officer and shall verify whether the amount is deposited in the local area treasury office.

**30. Application for Compounding of Offence. -**

(1) Every application for compounding of an offence shall be in Form-R.

(2) The Compounding Officer shall maintain a proper Rojnama of all the cases heard by him.

(3) The Compounding Officer appointed as per the provisions of sub-section (1) of section 34 of the Act shall regularly hold sittings in each district or in such a place in the local area as per the work load or the matter referred before him.

**31. Procedure for Compounding of Offence. -**

(1) The Compounding Officer on receipt of an application shall examine all the documents, the nature of breaches of the Act and these rules and shall pass a detailed order within seven working days from receipt of the application. The Compounding Officer while determining the amount of compounding fees shall have regard to the seriousness of breaches, nature of an offence and evidence on record. The Compounding Officer shall on receipt of the compounding fees make the order for deposit of compounding fees and after deposit of such amount, the offence shall be compounded and the Compounding Officer shall make necessary entries in a register kept for that purpose.

(2) An order passed by the Compounding Officer shall be forwarded to the concerned local Inspector for serving the same to the defaulting employer within seven working days.

(3) The maximum fees for compounding of offence may be imposed by the Compounding Officer shall not be less than seventy five per cent of the maximum fine specified for such offence under the Act.

(4) In calculating the period for filling of prosecution under section 33, the time period taken for compounding of offence shall be excluded.

**32. Intimation of persons discharging Managerial function. -**

Every employer registered under section 6 shall inform to the Inspector in Form-S the names and designation and brief nature of duties of such persons who are discharging managerial function.

**33. Intimation of persons doing confidential work.-**

Every employer shall inform in Form-T the names of such persons who are occupying position of confidential character in an establishment. However, the number of such persons shall not be more than one percent of the total strength of workers of the establishment subject to a maximum of fifty persons.

**34. Name Board to be in Gujarati. -**

The Name Board of every establishment shall be preferably in Gujarati language;

Provided that, the employer may also have the Name Board in any other language in addition to Gujarati.

**FORM –A***(See rule 3)***APPLICATION FOR REGISTRATION**

PHOTO

1	Name of the Establishment	:-		
2	Postal address and situation of the Establishment	:-		
3	Date of commencement of Business	:-		
4	Nature of Business	:-		
5	Address of the office, storeroom, godown, warehouse or work place, if any, other than the above address. (should be field only when office, showroom, etc. is not separately registered under the Act.)	:-		
6	Name of the Employer.	:-		
7	Residential Address of the Employer.	:-		
	Status/ Designation	:-		
	Mobile No. and e-mail id	:-		
8	(1) Category of Establishment (Shop/Establishment)	:-		
	(2) Type of organization (i.e. Proprietor, Partnership , LLP Company/ Trust/ Co-operative Society/ Board)	:-		
9	Details of the Partner /Director / Trustee/Board and Society Members	:-	Name and Residential Address	Mobile No. and e-mail ID.
10	Name of the members of employer's family employed in the establishment	:-	Name of the person	Relation
11	Manpower/ Workers Details	:-	Men	Women
	Persons working in Managerial/ Supervisory/Confidential capacity	:-		
	No. of workers other than above	:-		
12	No. of apprentices under the Apprentices Act, 1961 (52 of 1961)	:-		
	No. of contract labour	:-		
	No. of part-time workers	:-		
	Total	:-		



### Self-Declaration

I/ We hereby solemnly affirm and state that the business which I/we have started is not banned or prohibited by any labour laws, Rules, or Order of any labour Court or any competent authority under labor laws and the premises where I/ we are conducting the said business is free from violation of any labour laws, Rules, Order of any labour Court or any Competent Authority under labour laws.

I/ We hereby declare that the information provided above is true and correct to the best of my personal knowledge, information and belief. I am fully aware about the consequences of giving false information. If the information is found to be false, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

I/ We have obtained necessary labour laws related licenses, permissions, permit for the conduct of this business and the place of business from the appropriate Authority.

I/We shall be responsible and liable for legal action if the business is conducted without proper labour laws related license, permission, permit from the appropriate Authority.

I / We hereby declare that the copies attested by me are true copies of original documents. I am well aware of the fact that if the copies are found false/forged, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

I / We undertake to abide by the provisions of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) and the Rules and orders passed thereunder by any Authority.

**Date:**

**Place:**

**Name and Signature of Applicant**

### FORM – B

(See rule 5)

### REGISTRATION CERTIFICATE

1.	<b>Registration Number</b>	:-	
2.	<b>Name of the Establishment</b>	:-	
3.	<p>This certificate is issued based on the application and the uploaded Self- Certified documents and declaration given by the applicant, without physical verification of the existence of establishment, the nature of business carried out and the details mentioned in the application.</p> <p>This is just a certificate of registration and does not give any right to property or possession of the rights of the premises or property.</p>		
4.	<b>Date of commencement of business</b>	:-	
5.	<b>Period for which registration is obtained</b>	:-	
6.	<b>Name of the Employer</b>	:-	
7.	<b>Nature of Business</b>	:-	
8.	<b>Postal Address of Establishment</b>	:-	
9.	<b>Details of Manpower/ employee</b>	Men	Women
	No. of persons working in Managerial/Supervisory/confidential capacity	:-	
	No. of workers other than above	:-	
	No. of apprentices under the Apprentices Act, 1961 (52 of 1961)	:-	
	No. of contract labour	:-	
	No. of part time workers	:-	
	<b>Total</b>	:-	

It is hereby certified that the above establishment has been registered under the Gujarat Shops and Establishments (Regulations of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) on this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_ as shop/establishment.

Date:

Place:

Name and Signature of Inspector

Office Address

Application Id No.	Fees paid (rupees)

### FORM – C

(See rule 5)

#### REGISTER OF ESTABLISHMENT

Sr. No.	Registration Certificate No. with Date	Name and Address of the Establishment	Name and residential address of the Employer	Name and residential address of the Authorised Person and Manager	Whether establishment falls under public/ private sector	Situation of office, showroom, godown, warehouse or workplace, if any, attached to a shop but situated in premises different from those of the shop
1.	2.	3.	4.	5.	6.	7.

Date of Commencement of business	Nature of business	No. of family members of employer employed in the establishment (Men/Women)	No. of other persons occupying position of management or persons engaged in confidential capacity.	Total No. of workers (including part-time workers)	Date of renewal of registration certificate.	Fees paid	Application ID No.	Remarks, if any.
8.	9.	10.	11.	12.	13.	14.	15.	16.

### FORM – D

(See rule 6)

PHOTO

#### FORMAT FOR INTIMATION

1	Name of the Establishment	:-	
2	Previous details of establishment Registration No.	:-	
3	Date of Expiry	:-	
4	Postal address and situation of the Establishment	:-	
5	Date of Commencement of Business	:-	
6	Nature of Business Whether Establishment falls under Public Sector or Private Sector	:-	Public / Private
7	Total No. of Employee	:-	Men..... Women..... Total .....

8	Name of the Employer			
	Residential Address of the Employer			
	Status / Designation			
	Mobile No. and e-mail ID			
9	Name, Address, Mobile No. and E-mail ID of the Manager (if any)			
10	(a) Category of Establishment i.e. Shop/ Establishment			
	(b) Type of organization i.e. Proprietor, Partnership, LLP, Company/ Trust/ Co-operative Society/ Board			
11	Name of the members of employer's family employed in the establishment	:-	Name of the person	Relation

### **Self-Declaration**

I/ We hereby solemnly affirm and state that the business which I/we have started is not banned or prohibited by any labour laws, Rules, or Order of any labour Court or any competent authority under labor laws and the premises where I/ we are conducting the said business is free from violation of any labour laws, Rules, Order of any labour Court or any Competent Authority under labour laws.

I/ We hereby declare that the information provided above is true and correct to the best of my personal knowledge, information and belief. I am fully aware about the consequences of giving false information. If the information is found to be false, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

I/ We have obtained necessary labour laws related licenses, permissions, permit for the conduct of this business and the place of business from the appropriate Authority.

I/We shall be responsible and liable for legal action if the business is conducted without proper labour laws related license, permission, permit from the appropriate Authority.

I / We hereby declare that the copies attested by me are true copies of original documents. I am well aware of the fact that if the copies are found false/forged, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

I / We undertake to abide by the provisions of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) and the Rules and orders passed thereunder by any Authority.

**Date:**

**Place:**

**Name and Signature of Applicant**

LOGO

**FORM – E**

*(See rule 7)*

## INTIMATION RECEIPT

**The applicant has intimated the following details for having commenced the Business in Form-D to this office. The details thereof are as follows: –**

1	<b>Receipt Number</b>	:-	
2	Application Id number	:-	
3	Name of the Establishment	:-	
4	Total No. of Workers	:-	
5	a) Name of the Employer	:-	
	b) Postal Address of the Establishment	:-	
	c) Registered Office Address of the Establishment (if any)	:-	
6	This is just an acknowledgement of the intimation application and not a proof of existence of the business and the place of business as mention in the Intimation application. It shall be the responsibility of the employer to obtain all the prior and post permission, permit, licenses mandatory for the conduct of the said business and for the place of business from the concerned authority.		
7	Nature of Business	:-	
8	Old Registration No. and Date, if applicable	:-	

(Note: -This is an electronically generated receipt, hence does not required signature.)

Date:

Place:

Office Address.

**FORM – F**

*(See rule 7)*

### REGISTER OF ESTABLISHMENT WHO HAVE GIVEN INTIMATION

**(For Establishment engaging less than ten workers)**

[illegible]

**FORM – G****(See rule 9)****NOTICE FOR CHANGE IN REGISTRATION CERTIFICATE**

To,

The Inspector,

Office Address.

Subject: - Request to make the changes in the Registration Certificate No. ....

Dear Sir,

It is to inform you that I/We wish to make following changes in the Registration Certificate as per details mentioned below:-

Details.

1	Name of the employer.	:-																						
2	Registration Certificate No.	:-																						
3	The following may shall be made in the registration certificate :-																							
			Existing Details		Change to be made																			
	(a) Name of the Establishment	:-																						
	(b) Name of the Employer/ applicant	:-																						
	(c) Nature of Business	:-																						
	(d) Postal address of place of the establishment	:-																						
	(e) Manpower Details	:-	Change the figure in manpower as follows.																					
			<table border="1"> <tr> <td colspan="2">Men</td> <td colspan="2">Women</td> <td colspan="2">Total</td> </tr> <tr> <td>existing</td> <td>new</td> <td>existing</td> <td>new</td> <td>existing</td> <td>new</td> </tr> <tr> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> </table>				Men		Women		Total		existing	new	existing	new	existing	new						
Men		Women		Total																				
existing	new	existing	new	existing	new																			
	(f) Any other details to be changed	:-																						

**Self- Declaration**

I/ We hereby declare that the information provided above is true and correct to the best of my personal knowledge, information and belief. I am fully aware about the consequences of giving false information. If the information is found to be false, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and/or any other law applicable thereto.

I/ We have obtained necessary licenses, permissions, permit for the conduct of this business and the place of business from the appropriate Authority.

I/We shall be responsible and liable for legal action if the business is conducted without proper licence, permission, permit from the appropriate Authority.

I / We hereby declare that the copies attested by me are true copies of original documents. I am well aware of the fact that if the copies are found false/forged, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

I / We undertake to abide by the provisions of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) and the Rules and orders passed there under by any Authority.

Date:

Name and Signature of Applicant.

Place:

**FORM – H***(See rule 10(1))***INTIMATION OF CLOSING OF BUSINESS**

To,

The Inspector,

Office address.

Subject : Closing of business and removal of the name of the Establishment from the Register.

Dear Sir,

I/We wish to inform you that I/We have permanently closed the business of the establishment as per the details mentioned below: -

I/We request you to cancel our Registration number and remove the name of our establishment from your records.

**Details of establishment.**

1	Registration Certificate no.	:-			
2	Validity period	:-			
3	Name of the Establishment	:-			
4	Postal Address of place of establishment	:-			
5	Registered/ principal office address, if any.	:-			
6	Type of organization	:-	Proprietor, Partnership, LLP, Company/ Trust/ Society/ Board		
7	(A) Category of business (B) Nature of business	:-			
8	Name and residential address of the Proprietor	:-			
9	Details of the Partner / Director/ Trust/ Board Member/Member	:-			
10	Name and residential address of Authorized person, if any.	:-	Name	E-Mail	Mobile No.
11	Name and residential address of Manager, if any.		Name	E-Mail	Mobile No.
12	Manpower Details	:-	Men	Women	Total
13	Date of closing of business	:-			
14	Reasons for closing of business	:-			

**Self- Declaration**

I/ We hereby declare that the information provided above is true and correct to the best of my personal knowledge, information and belief. I am fully aware about the consequences of giving false information. If the information is found to be false, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

Date:

Name and Signature of Applicant.

Place:

**FORM- I***(See rule 10(2))***INTIMATION OF CLOSING OF BUSINESS****(For establishment engaging less than ten workers)**

To,

The Inspector,

Office address.

Subject : Closing of business and removal of the name of the Establishment from the Register.

Dear Sir,

I/We wish to inform you that I/We have permanently closed the business of the establishment as per the details mentioned below :-

I/We request you to remove the name of our establishment from your register.

**Details of establishment.**

1	Intimation Receipt no.	:-		
2	Name of the Establishment	:-		
3	Postal Address of place of establishment	:-		
4	Registered/ principal office address, if any.	:-		
5	Type of organization	:- Proprietor, Partnership, LLP, Company/Trust/ Society/ Board		
6	(A) Category of business (B) Nature of business	:-		
7	Name & Residential Address of the Proprietor	:-		
8	Details of the Partner / Director/ Trust/ Board Member/Member	:-		
9	Name and Residential Address of Authorized person, if any.	Name	E-Mail	Mobile No.
10	Name and Residential Address of Manager, if any.	Name	E-Mail	Mobile No.
11	Manpower Details	Men	Women	Total
12	Date of closing of business	:-		
13	Reasons for closing of business	:-		

**Self-Declaration**

I/ We hereby declare that the information provided above is true and correct to the best of my personal knowledge, information and belief. I am fully aware about the consequences of giving false information. If the information is found to be false, I shall be liable for prosecution and punishment under the Indian Penal Code (45 of 1860) and /or any other law applicable thereto.

Date:

Name and Signature of Applicant.

Place:

**FORM – J**

(See rule 11)

**CONSENT OF WOMEN WORKER TO WORK IN NIGHTSHIFT**

I Miss / Smt. ----- residing at -----  
----- (Full Address)

state that I am working as (Designation) ----- in M/s. -----  
----- since ----- I am aware that, -

the employer will provide safe transport facility from the doorstep of my residence to the place of work and *vice-versa*—and that there will be at least three women worker working in the nightshift and that there is a Committee to prevent sexual harassment at work place under the Chairmanship of Smt. -----

I am therefore willing to work at nightshift for the period from ----- to ----- period.

Date :

Place :

Signature/Thumb impression  
of the Women worker.

Name, address, Signature of witnesses:

1.-----

2.-----

**FORM –K**

(See rule 12)

**NOTICE OF WEEKLY HOLIDAY**

Name and address of the Establishment: \_\_\_\_\_

Name of the Manager/Authorized representative.: \_\_\_\_\_

All the workers in the establishment are hereby informed that the days of weekly holiday of each worker is given below: -

Sr. No. (1)	Name of worker (2)	Designation (3)	Day of weekly holiday (4)	Hours of Work form ... to... (5)
1.				
2.				
3.				

Date:

Place:

Signature of the Manager or  
Authorized representative.



**FORM- L***(See rule 14)***LIST OF WORKERS ENGAGED IN SHIFT**

All the workers in establishment are hereby informed that the establishment shall operate

in more than one shift from ----- date. 'The shift schedule of the workers is as follows: -

**Shift schedule for the month -----**

Sr. No.	Name of the worker	Designation	Dates of the Month	Dates of the Month	Dates of the Month	Weekly holiday day.
			1 <sup>st</sup> Shift	2 <sup>nd</sup> Shift	3 <sup>rd</sup> shift	
1			From – To -	From – To -	From – To -	
2						
3						
4						

Date:

Place:

Signature of Manager/ Authorized representative.

**FORM –M***(See Rule 16)***IDENTITY CARD****Photograph**

- (a) Name and address of the establishment;
- (b) The full name and address of the worker: -
- (c) Date of birth of the worker;
- (d) Date of joining the service in the establishment:
- (e) Recent passport size photograph of the worker.
- (f) Contact No.

Signature or left thumb impression of the worker.

Signature of Manager or Authorized Agent.  
Date of Issue.

**FORM- N**  
**(See rule 17)**  
**LEAVE BOOK**

Name of the establishment: Name of the worker : Description of the Department (if applicable) :				Name of the employer :      Receipt of leave book -  Date of entry into service:      (Signature or thumb impression of worker)						
Accumulation of leave		Leave allowed	Payment for leave made on		Refusal of leave		Payment for Leave on discharge of an worker quitting employment if admissible			
1.	2.	3.	4.		5.		6.			7.
Leave due on	No. of days	From -- -- To -	1 <sup>st</sup> Moiety	2 <sup>nd</sup> Moiety	Application Date	Date of Refusal	Date of discharge	Date and amount paid	Signature or left hand thumb impression of worker	Remarks

**DETAILS OF FESTIVAL LEAVE**

Period		Total Leave	Availed Leave	Balance Leave	Payment made in lieu of Festival Leave, when called for work.	Remarks
From	To					

**DETAILS OF CASUAL LEAVE**

Period		Total Leave	Availed Leave	Balance Leave	Remarks
From	To				

**Name and Signature of Authority.**

**FORM – O**  
**(See rule 18)**

**NOTICE OF MAXIMUM LEAVE ACCUMULATED**

Name and address of the establishment.

Name of the Authorized person / Manager.

**Notice.**

As per section 18 (5) of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) the maximum leave that can be accumulated is for 45 days. The following workers whose names are mentioned below have maximum leave of 45 days accumulated at their credit. Hence, no further leave due to them but not availed by them will be accumulated and it shall lapse if unveiled.

Details of workers.

Sr.No.	Name of workers	Number of accumulated leave	Period for which leave is accumulated	
			From	Till

Date:

Place:

Name and Signature of  
Authorized representative  
/Manager.

Copy to Workers

Date of Payment (29)	Signature/ Thumb Impression of the worker (30)

[illegible][illegible]

**FORM – Q***(See rule 27)***ANNUAL RETURN****(For the calendar year ending as 31<sup>st</sup> December .....)**

To,  
The Inspector,  
Office address.

- |    |  |                    |                 |                 |
|----|--|--------------------|-----------------|-----------------|
| 1  | Name of the Establishment  | :-                 |                 |                 |
| 2  | Name of the Owner / Partner / Occupier<br>/Director / Authorized Person  | :-                 |                 |                 |
| 3  | Name of the Manager  | :-                 |                 |                 |
| 4  | Total number of Workers  | :- Men             | Women           |                 |
|    | Managerial Staff   |                    |                 |                 |
|    | Workers  |                    |                 |                 |
|    | Contract Labour  |                    |                 |                 |
|    | Causal   |                    |                 |                 |
|    | Part Time  |                    |                 |                 |
|    | Others   |                    |                 |                 |
|    | Total  |                    |                 |                 |
| 5  | Whether the notice showing the details of persons engaged in confidential, managerial, supervisory capacity is sent?   | :- Yes             | No              |                 |
| 6  | Nature of Business   | :-                 |                 |                 |
| 7  | Registration number<br>Date of Validity of the Registration Certificate  |                    |                 |                 |
| 8  | Number of shift if applicable<br>Average number of persons engaged shift wise  | :- 1 <sup>st</sup> | 2 <sup>nd</sup> | 3 <sup>rd</sup> |
| 9  | Whether notice of shift is displayed and copy sent to the Inspector?   | Yes                | No.             |                 |
| 10 | Number of women workers engaged during the year (if applicable)<br>Number of women workers engaged in night shift  |                    |                 |                 |
| 11 | Whether consent letter from women workers working in night shift is obtained? (if applicable)  | Yes                | No.             |                 |
| 12 | Whether notice showing the weekly holiday of each worker is displayed?   | Yes                | No.             |                 |
| 13 | Whether committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressed) Act, 2013 (14 of 2013) is constituted ? (if applicable)<br>Name of the Chairman of the Committee | Yes                | No.             | N.A.            |
| 14 | Whether police verification of all the drivers and staff engaged in transportation of women workers is obtained ? (if applicable)  | Yes                | No.             |                 |
| 15 | Identity card issued to all workers?   | Yes                | No.             |                 |
| 16 | Is leave book maintained?  | Yes                | No.             |                 |
| 17 | Whether Committee for Health, Safety and Welfare is constituted ? (if applicable)  | Yes                | No.             | N.A.            |
| 18 | Whether all safety measures as per the directions of fire protection department / local authority are observed?  | Yes                | No.             |                 |
| 19 | Whether First aid box is maintained?   |                    |                 |                 |

20 Whether the following welfare facilities are provided (wherever applicable)

- a. (a) sufficient number of
- b. latrines and urinals
- c. (b) Crèche
- (c) Canteen

Yes	No.	
Yes	No.	N.A.
Yes	No.	N.A.

21 Whether all the records and registers are maintained and required notices are displayed.

Yes	No.
-----	-----

22 Any application for compounding of an offence is made during the year ?

if yes,

Date of application

Date of disposal

Amount of fees deposited

23 Number of accident occurred in the establishment during the year Number of workers injured Amount of compensation paid

24 Is the name board displayed in Gujarati.

Yes	No.
-----	-----

### Declaration

I /we Mr./Mrs.----- hereby solemnly affirm that all the information mentioned in the annual return are true and correct. I /we am/are aware that if any information submitted by me turns out to be false or not true or incorrect. I shall be liable for legal action under the concerned Law.

Date :

Place :

Signature of Employer.

### FORM – R

(See rule 30)

#### APPLICATION FOR COMPOUNDING OF OFFENCE BY AN EMPLOYER

To,

The Compounding Officer,

Office Address.

**Subject: Request for compounding of offence/s.**

**Reference: Inspection memo dated .....**

Dear Sir,

This is to inform you that the local areas Facilitator visited and inspected our establishment on -----(date). He had pointed out certain breaches of the Gujarat Shops and Establishments (Regulation of Employment and Conditions of Service) Act, 2019 (Guj. 4 of 2019) and the rules made there under during his inspection and an inspections memo as referred above was issued to us. We have received a notice dt.----- for compounding of the offence by the authority.

We are willing and request you to compound all the offences mentioned in the inspection memo, or to compound only the following offences mentioned in the inspection memo.

Sr. No.	Section / Rule	Description of offences in short

You are, therefore, requested to compound the above offences. We will deposit the amount of fine fees as decided by you within the time mentioned in the order passed by you.

I/We am/are aware that if we failed to pay the fine in stipulated time we will be liable for additional fine as per the provisions of the Act and prosecution may also be launched against us in the Court of Law.

Date :

Name and Signature of the Proprietor/ Partner/  
Director or Authorized Representative Name and  
Address of the Establishment with Seal.

Place :

### FORM – S

(See rule 32)

#### DETAILS OF PERSONS DISCHARGING MANAGERIAL FUNCTIONS

To,

The Inspector,

Office address.

Name and address of the Establishment /Organization:

E-mail ID / Website Address :

Name of Authorized person/manager:

E-mail ID :

The Management hereby declares the following persons to be the persons who will be engaged to conduct managerial functions and shall be responsible for discharging managerial functions, for the period from ----- till ----- .

Sr. No.	Name of the person.	Designation.

Date :

Signature of the Manager/

Place :

Authorized Person.

**FORM – T***(See rule 33)***DETAILS OF PERSONS OCCUPYING POSITION OF CONFIDENTIAL CHARACTER**

To,

The Inspector,  
Office address.

Name of the Establishment / Organization:

E-mail ID /Website Address :

Name of Authorized person/manager:

E-mail ID :

The Management hereby declares that the following persons to be the persons who will be engaged in and shall be responsible for discharging work of confidential nature relating to the Business of the Establishment for the period from ----- till -----

Sr. No.	Name of the person.	Designation.

Date :

Signature of the Manager /

Place :

Authorized Person with Seal

**SCHEDULE***(See rules 3, 6, and 9)***LIST OF DOCUMENTS TO BE UPLOADED/ATTACHED****PART- A****(A)** Documents to be uploaded for New Registration (Form A):-

- (1) Identity proof of the employer. (In case of legal statute such as company, etc. copy of Identity proof of responsible person under the respective Act.)
- (2) Actual photo of the establishment displaying the interior and the Name Board at the appropriate place of the establishment.
- (3) Copy of the License, Registration which is mandatory under any other law from competent authority before starting of such business.
- (4) In case of business conducted in owned premises any one of the following:-
  - (i) Sale/ Purchase Deed;
  - (ii) Current Property Tax paid Receipt;
  - (iii) Current Electricity bill; or
  - (iv) Current Society Maintenance Receipt.

- (5) In case of business conducted in rental /leased premises any one of the following documents: -
- (a) (i) Lease Agreement;
  - (ii) Leave and License Agreement; or
  - (iii) in case where the possession is held by way of any other order of the court or order of any competent authority, copy of such order and
- (b) Any one document mentioned at Sr. No. (4) with respect to the owner of the establishment whose premises is rented or leased.
- (6) If the place of business is owned or leased or rented by any member of family or relative; No objection letter from such member or relative.
- (7) If the place of business is situated in any residential housing society; No objection certificate from the residential society or any such authority responsible for its maintenance.
- (8) All such documents wherever mentioned in the forms.

### **PART- B**

**(B)** List of documents to be uploaded for intimation ( Form D):-

- (1) Identity proof of the employer. (In case of legal statute such as company, etc. copy of Identity proof of responsible person under the respective Act.)
- (2) Actual photo of the establishment displaying the interior and the Name Board at the appropriate place of the establishment.

### **PART-C**

**(C)** List of documents applicable to be uploaded for Notice of Change (Form-G):

- (1) Identity proof of the employer. (in case of legal statute such as company, etc. copy of Identity proof of responsible person under the respective Act.)
- (2) Actual photo of the establishment displaying the interior and the Name Board at the appropriate place of the establishment.
- (3) Old registration certificate.
- (4) Copy of the License, Registration which is mandatory under any other law from competent authority before starting of such business.
- (5) In case of business conducted in owned premises any one of the following:
  - (i) Sale/ Purchase Deed;
  - (ii) Current Property Tax paid Receipt;
  - (iii) Current Electricity Bill; or
  - (iv) Current Society Maintenance Receipt.
- (6) In case of business conducted in rental /leased premises any one of the following documents:
  - (a)
    - (i) Lease Agreement;
    - (ii) Leave and License Agreement;
    - (iii) In case where the possession is held by way of any other order of the court or order of any competent authority, copy of such order and



- (b) Any one document mentioned at Sr. No. (5) with respect to the owner of the establishment whose premises is rented or leased.
- (7) If the place of business is owned or leased or rented by any member of family or relative; No objection letter from such member or relative.
- (8) If the place of business is situated in any residential housing society; No objection certificate from the residential society or any such authority responsible for its maintenance.
- (9) Any other documents as mentioned in the forms.

By order and in the name of the Governor of Gujarat,

**JYOTSNA CHAUHAN,**  
Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, JUNE 24, 2020/ ASADHA 3, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 22<sup>nd</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/ 52 of 2020/TPS-132019-2875-L:** WHEREAS under Government notification, Urban Development & Urban Housing Department Gandhinagar No.GH/V/76 of 2019/TPS-132019-498-L, dated.27.05.2019, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Final Town Planning Scheme No.27(Mavdi) (hereinafter referred to as the said Act and the said Scheme respectively).

AND WHEREAS, the Government of Gujarat considered the proposal of Rajkot Municipal Corporation for the variation in the said scheme under section 70(2) of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby:-

1. Publish a draft of variation in the aforesaid Final Town Planning Scheme No.27(Mavdi) as set out in the Schedule appended hereto;
2. Call upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar, through the Collector, Rajkot Dist: Rajkot and endorse a copy thereof to the Rajkot Municipal Corporation within a period of one month from the date of publication of this Notification in the Official gazette;
3. State that the draft variation shall be kept open to the inspection of the public at large at the office of the Rajkot Municipal Corporation, during the office hours of the working days, for the aforesaid period of one month.

**SCHEDULE**

Proposed variation in the Final Town Planning Scheme No.27(Mavdi) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No.GH/V/76 of 2019/TPS-132019-498-L, dated.27.05.2019.

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1. The area and boundary of Final Plot No.58/1/2 admeasuring 9757 sq. mtr., 55/A (વાણીજ્ય વેચાણ માટે) admeasuring 8136 sq. mtr. and 58/A (રહેણાંક વેચાણ માટે) admeasuring 12287 sq. mtr. are modified as Final Plot No.58/1/2 admeasuring 9757 sq. mtr., 55/A (વાણીજ્ય વેચાણ માટે) admeasuring 10731 sq. mtr. and 58/A (રહેણાંક વેચાણ માટે) admeasuring 9692 sq. mtr. as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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सत्यमेव जयते

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## **PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

### **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 23<sup>th</sup> June, 2020.

#### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/59 of 2020/TPA-122020-HC-147-L :-** WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L,dated 18.01.2012 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14<sup>th</sup>, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### **SCHEDULE**

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L, dtd.18.01.2012

1. The land bearing R.S.No.108 of Village: Nagarwada designated for “Public Institutional Use for M.S. University” shall be released from the said designation and the land thus released shall be designated for "Residential Zone-I(R-1)" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> June, 2020.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No. GH/V/60 of 2020/TPS-112020-1066-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.140/A(Kalana) (hereinafter referred to as “the said Act”, “the said Authority” and “the said Draft Scheme” respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended here to;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days;

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

એનેક્ષર

મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૪૦/અ(કલાણા)

### NOTIFICATION NO.GH/V/60 OF 2020/TPS-112020-1066-L

1. આઈ.ઓ.સી. લાઈનથી અસર પામતા મુળખંડોની જમીનોને મુળખંડની જમીન/લાગુ જમીનમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.
2. ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ બાબતે અધિનિયમની જોગવાઈઓ ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ સમાવેશ બાબતે યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.

3. મુળખંડ નં.૧૪, ૧૫, ૧૬, ૩૮, ૪૦, ૪૧ તથા ૫૯ને ફાળવેલ અંતિમખંડોમાં આવા હયાત જળપ્રવાહ/વહેળો વાળી જમીન જે તે અંતિમખંડોને ફાળવવા પુનઃરચના કરવાની રહેશે તથા રીમાર્ક્સ કોલમમાં આવા હયાત જળપ્રવાહ/વહેળો વાળી જમીન યથાવત રાખવા અંગેની નોંધ આમેજ કરવાની રહેશે.
4. નકશા તથા એફ-ફોર્મમાં કેસ નં.૨, ૫, ૪૭ વિગેરેમાં સર્વે નંબર દર્શાવવામાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
5. જે મુળખંડની જમીન નવી શરત/પ્ર.સ.પ્ર.ની હોય તેવા કેસોમાં, રેવન્યુ રેકર્ડની ચકાસણી કરી, એફ ફોર્મમાં કોલમ નં.૧૬માં જરૂરી નોંધ દર્શાવવા તથા નવી શરતની જમીનને અલગ અંતિમખંડ ફાળવવાના રહેશે.
6. મુળખંડ નં.૮/૧, ૮/૨, ૮/૧, ૮/૨ ને પ્લાનમાં અલગ નંબરો તથા હદો તેમજ એફ-ફોર્મમાં તેના અલગ ક્ષેત્રફળ દર્શાવવાના રહેશે.
7. એફ-ફોર્મમાં કેસ નં.૧૪માં દર્શાવેલ નોંધ અંગે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
8. અંતિમખંડ નં.૧૪ તથા સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૬૬(વાણિજ્ય હેતુના વેચાણ માટે)ને લાગુ નગર રચના યોજનાના ટી.પી. રસ્તાથી પ્રવેશ બાબતેની નોંધ એફ ફોર્મમાં દર્શાવવાની રહેશે.
9. નકશા તથા એફ-ફોર્મમાં કેસ નં.૨૮, ૩૦ વિગેરેમાં અંતિમખંડ નંબર દર્શાવવામાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
10. એફ ફોર્મમાં કોલમ નં.૮ થી ૧૫ ની ગણતરીમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી તેને આનુશાંગિક ફેરફાર જી-ફોર્મમાં કરવાના રહેશે.
11. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં સુચવેલ સમયમર્યાદા વધારા અંગે બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
12. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૮૫ (ઔદ્યોગિક હેતુના વેચાણ માટે) ના હેતુ બાબતે સત્તામંડળના પરામર્શમાં રહી હેતુ નક્કી કરવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **Notification**

Sachivalaya, Gandhinagar, 24<sup>th</sup> June, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/61 of 2020/TPS-112020-1078-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.383(Kalana) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (c) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended here to;
- (d) State that the said Draft Scheme shall be kept open for all inspection by the public, at the office of the Appropriate Authority, during office hours on working days;

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

એનેક્ષર

મુસદ્દારૂપ નગર રચના યોજના નં. ૩૮૩ (કલાણા)

**NOTIFICATION NO.GH/V/61 OF 2020/TPS-112020-1078-L**

1. મુળખંડ નં.૩૨ માં આવેલ હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતિ, ખુલ્લી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
2. ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ બાબતે અધિનિયમની જોગવાઈઓ ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
3. અંતિમખંડ નં.૮૩(સામાજિક અને આર્થિક રીતે નબળા વર્ગના લોકોના રહેણાંક માટે)ને રમતગમતનું મેદાનના હેતુ માટે તથા અંતિમખંડ નં.૮૮(સામાજિક માળખા)ને બગીચાના હેતુ માટે સમુચિત સત્તામંડળને ફાળવવાના રહેશે.
4. નકશા તથા એફ-ફોર્મમાં કેસ નં. ૧, ૩, ૪૬, ૮, ૧૧, ૧૬, ૨૩ થી ૩૩, ૩૮, ૪૭, ૪૮, ૪૯, ૫૨, ૭૭ વિગેરેમાં સર્વે નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
5. મુ.ખં.નં. ૧૫ માં દર્શાવેલ બાંધકામની અધિકૃતતા બાબતે જરૂરી ચકાસણી કરી યથોચિત કાર્યવાહી કરવાની રહેશે.
6. મુ.ખં.નં. ૧૭, ૧૬, ૧૪, ૧૫ તથા મુ.ખં.નં. ૩૧,૩૪,૪૮ ની વચ્ચેની જમીનની માલિકી બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરવા તથા સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૧૦૪, ૧૦૫માં આવતા હયાત બાંધકામ અંગેની અધિકૃતતા, સ્થળ સ્થિતિની ચકાસણી કરી યથોચિત નિર્ણય લેવાનો રહેશે.
7. સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૧૦૩ (બગીચો)ને લાગુ નગર રચના યોજનામાંથી પ્રવેશ મળી રહે છે તે બાબતની નોંધ એફ ફોર્મમાં દર્શાવવાની રહેશે.
8. મુ.ખં.નં. ૧૭ ની જમીન ડી.પી. પાર્ટ પ્લાનમાં વોટર બોડી, એફ-ફોર્મમાં તળાવ પરંતુ નકશામાં વોટરબોડી દર્શાવેલ ન હોવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી યથોચિત કાર્યવાહી કરવાની રહેશે.
9. જે મુળખંડની જમીન નવી શરત / પ્ર.સ.પ્ર.ની હોય તેવા કેસોમાં એફ ફોર્મ માં કોલમ નં.૧૬માં સરકારશ્રીના હિત અંગેની નોંધ દર્શાવવાની રહેશે.
10. એફ-ફોર્મમાં કેસ નં. ૪૮ માં અંતિમખંડ નંબરો તથા તેના ક્ષેત્રફળની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
11. મુ.ખં.નં. ૫૨,૫૩,૫૪ તથા ૫૫ ની સામે ફાળવેલ અં.ખં.નં.૫૨+૫૩+૫૪ તથા ૫૫ બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી અંતિમખંડ ફાળવવાના રહેશે.
12. અં.ખં.નં. ૫૭ને યોગ્ય ફ્રન્ટેજ ફાળવવા યથોચિત નિર્ણય લેવાનો રહેશે.
13. જી-ફોર્મ માં દર્શાવેલ આંકડાકીય માહિતી તથા એફ-ફોર્મની વિગતો સુસંગત કરવાની રહેશે.
14. એફ ફોર્મમાં કોલમ નં. ૮ થી ૧૫ ની ગણતરીમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી તેને આનુસાંગિક ફેરફાર જી-ફોર્મમાં કરવાના રહેશે.
15. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં સમયમર્યાદા વધારા અંગે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 24<sup>th</sup> June, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/62 of 2020/TPS-112020-1067-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban

Development Authority declared its intention of making of the Draft Town Planning Scheme No.140/B(Kalana) (hereinafter referred to as “the said Act”, “the said Authority” and “the said Draft Scheme” respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (e) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended here to;
- (f) State that the said Draft Scheme shall be kept open for all inspection by the public, at the office of the Appropriate Authority, during office hours on working days;

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

એનેક્ષર

મુસદ્દારૂપ નગર રચના યોજના નં. ૧૪૦/બ (કલાણા)

### NOTIFICATION NO.GH/V/62 OF 2020/TPS-112020-1067-L

1. મુળખંડ નં.૧૭/૧ તથા ૧૭/૨ને મુળખંડની જમીન /લાગુ જમીનમાં અંતિમખંડ ફાળવવા પુનઃરચના કરી, અંતિમખંડ નં.૬ને ૨૪.૦ મી. ના રસ્તા પરથી પ્રવેશ આપવાનો રહેશે.
2. અં.ખં.નં.૩૮ નાના ક્ષેત્રફળનો પ્લોટ હોઈ, મુ.ખં.થી દૂર ૨૪.૦ મી.ના બદલે ઓછી પહોળાઈના રોડથી પ્રવેશ મળે તે રીતે બાંધકામપાત્ર અંતિમખંડ ફાળવવા બાબતે યથોચિત નિર્ણય લેવાનો રહેશે.
3. મુળખંડ નં.૮૧ના હયાત બાંધકામ બાબતે જરૂરી ચકાસણી કરી, હયાત બાંધકામ જે તે મુળખંડને ફાળવેલ અંતિમખંડમાં જળવાઈ રહે તદ્દાનુસાર યથોચિત નિર્ણય લેવાનો રહેશે.
4. ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકનો ખર્ચ બાબતે અધિનિયમની જોગવાઈઓ ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
5. મુળખંડ નં.૬,૧૭/૨, ૨૧, ૨૨, ૨૩, ૨૫, ૪૪, ૪૫ તથા ૪૬/૧માં આવતા હયાત જળપ્રવાહ/વહેળો વાળી જમીન જે તે અંતિમખંડોને ફાળવવા પુનઃરચના કરવાની રહેશે તથા રીમાર્ક્સ કોલમમાં આવા હયાત જળપ્રવાહ /વહેળો વાળી જમીન યથાવત રાખવા અંગેની નોંધ આમેજ કરવાની રહેશે.
6. નકશા તથા એફ-ફોર્મમાં કેસ નં. ૧, ૨, ૩, ૨૮, ૪૬, ૮૪, ૧૦૭, ૧૦૮, ૧૧૧, ૧૧૨ વિગેરેમાં મુળખંડોની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
7. નકશા તથા એફ-ફોર્મમાં કેસ નં. ૫, ૧૭ વિગેરેમાં રે.સ.નંબર, મુળખંડ નંબર તથા તેના ક્ષેત્રફળની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
8. અં.ખં.નં. ૬ અને ૧૨૫ ને લાગુ મુ.નં.૨.યો.નં. ૧૪૦/અ (કલાણા)ના સુચિત રસ્તામાંથી મળતા પ્રવેશ તેમજ સૂચિત રોડમાં આવેલ બાંધકામ બાબતે હયાત સ્થળસ્થિતિની ચકાસણી કરી યથોચિત નિર્ણય લેવાનો રહેશે.
9. નકશા તથા એફ-ફોર્મમાં કેસ નં, ૧૦, ૧૧, ૧૨ વિગેરેમાં મુળખંડ નંબરની વિસંગતતા તેમજ અલગ મુળખંડ નંબરના અલગ ક્ષેત્રફળ દર્શાવવા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
10. જે મુળખંડની જમીન નવી શરત/પ્ર.સ.પ્ર.ની હોય તેવા કેસોમાં અલગ મુ.ખં./અ. ખં. ફાળવવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી એફ ફોર્મ માં કોલમ નં.૧૬ માં સરકારશ્રીના હિત અંગેની જરૂરી નોંધ દર્શાવવાની રહેશે.



11. નકશા તથા એફ-ફોર્મમાં કેસ નં. ૯૪માં અંતિમખંડ નંબરની તેમજ મુળખંડ નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
12. કેસ નં. ૯૫માં નકશા તથા એફ-ફોર્મમાં અંતિમખંડ નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
13. કેસ નં. ૧૦૩માં નકશા તથા એફ-ફોર્મમાં રે.સ.નંબર અને મુળખંડ નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
14. એફ-ફોર્મમાં કેસ નં. ૧૦૪ માં દર્શાવેલ માલિકી અંગે રેવન્યુ રેકર્ડની જરૂરી ચકાસણી કરવાની રહેશે.
15. એફ-ફોર્મમાં સત્તામંડળને ફાળવેલ અનામત પ્લોટોને અલગ કેસ નંબર આપવાનો રહેશે.
16. નકશા તથા એફ-ફોર્મમાં સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નંબર ૧૬૨ અને ૧૬૪/૨ના હેતુમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી, વિગતો સુસંગત કરવાની રહેશે.
17. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નંબર ૧૩૭નો હેતુ નકકી કરવા સમુચિત સત્તામંડળના પરામર્શમાં રહી કાર્યવાહી કરવાની રહેશે.
18. એફ-ફોર્મમાં કોલમ નં. ૯ થી ૧૫ ની ગણતરીની ચકાસણી કરી તેને આનુષંગિક તમામ સુધારા યોજનાના સાહિત્યમાં કરવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
19. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં સમય મર્યાદા વધારા અંગે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
20. વેચાણોની વિગતો દર્શાવતા સ્કીમબુકના પાના નં. ૮ ઉપર અનુ.નં.૫ રે.સ.નં. ૧૮૦/૩+૧૮૪/૧,૩૪૯ ચો.મી.ના વેચાણની તા.૧૧/૪/૨૦૧૯ કે જે યોજનાના ઈરાદાની જાહેરાત તા.૫/૩/૨૦૧૯ પછીનું વેચાણ હોવા બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
21. એફ-ફોર્મમાં મુળખંડ નં. ૧૧૯ તથા ૧૨૦ માં માલિકી બાબતે મામલતદારશ્રી તથા ડી. આઈ. એલ. આર.શ્રી તરફથી જરૂરી રેકર્ડકીય આધારો મેળવી તેને અનુરૂપ વિગતો દર્શાવવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **Notification**

Sachivalaya, Gandhinagar, 24<sup>th</sup> June, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/63 of 2020/TPS-112020-998-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.144(Kalana) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (g) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended here to;
- (h) State that the said Draft Scheme shall be kept open for the inspection by the public, at the office of the Appropriate Authority, during office hours on working days;

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

એનેક્ષર

મુસદ્દારૂપ નગર રચના યોજના નં. ૧૪૪ (કલાણા)

**NOTIFICATION NO.GH/V/63 OF 2020/TPS-112020-998-L**

1. નકશા તથા એફ-ફોર્મમાં કેસ નં.૫, ૩૯, ૪૪ વિગરેમાં સર્વે નંબર દર્શાવવાની વિસંગતતા બાબતે જરૂરી કાર્યવાહી કરી વિગતો સુસંગત કરવાની રહેશે.
2. કેસ નં.૫, ૩૯, ૪૨ વિ. માં રે.સ.નં., મુ.ખં.નં. તથા અં.ખં.નં.માં એફ ફોર્મમાં દર્શાવેલ “+” ની નિશાની બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
3. પ્લાનમાં મુ.ખં.નં.૩૯/૧ તથા ૩૯/૨ ની હદો સ્પષ્ટ દર્શાવવાની રહેશે.
4. એફ ફોર્મમાં કેસ નં.૪૩ તથા ૬૦ માં અં.ખં.નં.ની વચ્ચે દર્શાવેલ “+” ની નિશાની બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
5. અં.ખં.નં.૪૪ તથા ૧૪૨ અરસ-પરસ ફાળવવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
6. અં.ખં.નં.૨૦ ને મુળખંડના પ્રમાણમાં ફ્રન્ટેજ ફાળવવા યોગ્ય નિર્ણય લેવાનો રહેશે.
7. મુ.ખં.નં.૬૧ ને મુળખંડની જમીન/લાગુ જમીનમાં અંતિમખંડ ફાળવવા માટે અં.ખં.નં.૬૧ તથા ૧૫૩(ઔદ્યોગિક હેતુના વેચાણ માટે)ની પુનઃરચના કરવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
8. પ્લાનમાં રે.સ.નં.૮૩/૫૧, મુ.ખં.નં.૧૦૧ની હદો સ્પષ્ટ દર્શાવવાની રહેશે.
9. અં.ખં.નં.૮૯ તથા ૧૧૨નું ક્ષેત્રફળ ધ્યાને લઈ, યોગ્ય એપ્રોચ ફાળવવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
10. સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૧૨૨ને યોગ્ય ફ્રન્ટેજ ફાળવવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
11. સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૧૫૫નો હેતુ ફેરફાર કરવા અંગે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
12. એફ-ફોર્મમાં સત્તામંડળને ફાળવેલ અંતિમખંડોને અલગ કેસ નંબર તરીકે દર્શાવવાના રહેશે.
13. ન.ર.યો.ની ઉત્તર તરફે આવેલ ૩૦.૦૦ મી.રોડથી ફ્રન્ટેજ ધરાવતા મુળખંડ નં. ૮૫, ૮૯, ૮૮, ૮૨, ૮૦, ૮૧, ૮૨, ૮૩, ૮૪, ૮૫, ૮૯, ૧૦૦, ૧૦૧, ૧૦૨, ૧૦૩, ૧૧૧, ૧૧૦, ૧૦૯, ૧૧૨, ૧૧૩, વિગરેને શક્યતઃ ૩૦ મી. રોડથી યોગ્ય ફ્રન્ટેજ આપવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
14. એફ-ફોર્મમાં કોલમ નં. ૮ થી ૧૫ ની ગણતરીની ચકાસણી કરી, તેને આનુષંગિક સુધારા યોજનાના સાહિત્યમાં કરવાના રહેશે.
15. યોજનામાં સુવિધાઓના ખર્ચની બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
16. પ્રારંભિક યોજના મંજૂર થયા બાદ સુવિધાઓ પુરી પાડવાની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
17. જી-ફોર્મમાં સુવિધાઓના ખર્ચની રકમ તથા પત્રકની રકમમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવા તેમજ આનુષંગિક સુધારા કરવાના રહેશે.
18. એફ-ફોર્મના કેસ નં.૧૧૭ તથા ૧૧૮ માં જરૂરી રેવન્યુ રેકર્ડ ચકાસણી કરી કોલમ નં.૨માં માલિકના નામ સ્પષ્ટ દર્શાવવાના રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**Sachivalaya, Gandhinagar, 24<sup>th</sup> June, 2020.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No. GH/V/64 of 2020/TPS-112020-1075-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.141(Kalana) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (i) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended here to;
- (j) State that the said Draft Scheme shall be kept open for the inspection by the public, at the office of the Appropriate Authority, during office hours on working days;

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

એનેક્ષર

મુસદ્દારૂપ નગર રચના યોજના નં. ૧૪૪ (કલાણા)

**NOTIFICATION NO.GH/V/64 OF 2020/TPS-112020-1075-L**

1. ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેક તથા હાઈટેન્શન લાઈનના શીફ્ટીંગ ખર્ચ બાબતે અધિનિયમની જોગવાઈઓ ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, એચ.ટી. લાઈન શીફ્ટીંગ ખર્ચ તેમજ ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ સમાવેશ બાબતે યોગ્ય નિર્ણય લઈ, નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
2. નકશા તથા એફ-ફોર્મમાં કેસ નં.૫, ૧૧, ૧૩, ૧૫ થી ૧૮, ૨૧, ૨૨, ૨૩, ૨૫, ૩૮ થી ૪૧, ૪૬ થી ૫૧, ૫૪, ૫૯, ૬૦, ૬૫ વિગેરેમાં સર્વે નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
3. એફ-ફોર્મમાં કેસ નં.૧ તથા ૨ માં રેવન્યુ રેકર્ડની ચકાસણી કરી જરૂરી નોંધ દર્શાવવાની રહેશે.
4. મુ.ખં.નં. ૫૭ ની જમીન એફ-ફોર્મમાં સરકારી તળાવ તથા ડી.પી.પાર્ટ પ્લાનમાં વોટર બોડી હોવા છતાં નકશામાં વોટરબોડી ન દર્શાવવા બાબતે તથા કપાત બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી યથોચિત કાર્યવાહી કરવાની રહેશે.
5. એફ-ફોર્મમાં દર્શાવેલ સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૧૦૧, ૧૦૨, પ્લાનમાં દર્શાવેલ ન હોવા બાબતે સમુચિત સત્તામંડળને પરામર્શમાં રહી જરૂરી સ્પષ્ટતા મેળવી આનુષંગિક તમામ સુધારા કરવાના રહેશે.
6. વેચાણોની વિગતો દર્શાવતા પત્રકના અનુ.નં.૬, રે.સ.નં.૫૯, ૧૪૫૬૯ ચો.મી.ના વેચાણની તા.૧૪/૩/૨૦૧૯ કે જે યોજનાના ઈરાદાની પ્રસિદ્ધી બાદના વેચાણ બાબતે જરૂરી ચકાસણી કરી અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.
7. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં સુચવેલ સમયમર્યાદા વધારા અંગે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

THURSDAY, JUNE 25, 2020/ ASADHA 4, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 25<sup>th</sup> June, 2020.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/65 OF 2020/TPS-112020-833-L:-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.404/B(Sanathal) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર****મુસદ્દા રૂપ નગર રચના યોજના નં. ૪૦૪/બ (સનાથલ)****NOTIFICATION NO.GH/V/65 OF 2020/TPS-112020-833-L**

૧. હયાત બાંધકામ ધ્યાને લઈ કપાત ઓછી કરેલ હોય તેવા મુળખંડો માટે હયાત બાંધકામની અધિકૃતતા, સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા ધ્યાને લઈ કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૨. જે મુળખંડોની જમીનમાં સામાન્યથી ઓછી કપાત કરેલ હોય તેવા મુળખંડોમાં “જમીન માલિકો દ્વારા જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદ્દી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત મુજબ કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે” તેવી નોંધ રીમાર્ક્સ કોલમમાં આમેજ કરવાની રહેશે.
૩. મુળખંડ નં.૪ તથા ૨૩ની જમીનમાં અનુક્રમે ૨૯% તથા ૩૩% કરેલ કપાત બાબતે મુળખંડમાં આવેલ હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૪. નક્શા તથા એફ –ફોર્મમાં રે.સ. નં.૭૫/પૈકી, ૧૩૩/બ, ૧૩૫, ૧૩૬, ૧૩૭/અ, ૧૫૩ વિગેરેમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૫. નક્શામાં એફ.પી.નં. ૧૯/૩/૨/૨, ૨૧/૧/૪, ૬૨/૩, ૩૧/૩, ૪૪/૩ને નાળા તરીકે દર્શાવેલ હોવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી એફ-ફોર્મમાં માલીકી દર્શાવવા તેમજ તદનુસાર એફ ફોર્મમાં જરૂરી નોંધ દર્શાવવાની રહેશે.
૬. રેવન્યુ રેકર્ડની ચકાસણી કરી એક કરતા વધુ માલીકોના કેસોમાં એફ ફોર્મના કોલમ નં. ૧૬માં હક્ક –હિસ્સા અંગેની નોંધ દર્શાવવાની રહેશે. (કેસ નં. ૩૧, ૩૨, ૩૩ વિગેરે)
૭. અંતિમખંડ ન. ૬૨/૨, ૨૧/૧/૩, ૨૧/૧/૪ ને ટી.પી. રોડથી પ્રવેશ આપવા અંગે અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.
૮. એફ ફોર્મના રીમાર્ક્સ કોલમમાં જરૂરી તમામ નોંધ સ્પષ્ટ દર્શાવવાની રહેશે.
૯. પ્લાન ન. ૨ અને ૩માં મુળખંડ ન. ૨૨ અને ૨૩ ની હદોની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી મુળખંડની હદો સુસંગત કરવાની રહેશે.
૧૦. એફ ફોર્મમાં કોલમ નં.૯ થી ૧૫ ની ગણતરીમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી તેને આનુશાંગિક ફેરફાર જી-ફોર્મમાં કરવાના રહેશે.
૧૧. સુવિધાઓના ખર્ચના પત્રકોમાં સુવિધાઓના કામો પૂર્ણ કરવાની સમયમર્યાદામાં વધારો આપવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૧૨. રાજ્ય ધોરીમાર્ગને ફાળવેલ મુળખંડ અને અંતિમખંડોની હદો તથા લાગુ રોડ બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી ચકાસણી કરવાની રહેશે.
૧૩. મુળખંડ નં.૧૪ના હયાત બાંધકામને અસર ન થાય તે મુજબ અંતિમ ખંડ નં.૧૪ તથા ૪૫ની પુનઃરચના કરવાની રહેશે.

૧૪. મુળખંડ નં.૨૨, ૨૪, ૧૮, ૨૬/૨/૧, ૨૬/૨/૨, ૩૨ વિગેરેમાં આવેલ હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૫. મુળખંડ નં.૨૨ તથા ૨૩ ને ફાળવેલ અંતિમખંડ નં.૨૨ તથા ૨૩ના ક્ષેત્રફળ, કપાત થતી જમીનનું ક્ષેત્રફળ, કપાતના પત્રકની વિગતો, નક્શા તથા એફ ફોર્મમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૧૬. નક્શામાં અંતિમખંડ નં. ૪૪/૩ નાલા તરીકે જ્યારે એફ ફોર્મમાં હેતુ રહેણાંક હેતુના વેચાણ માટેની વિસંગતતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી હેતુ નક્કી કરવાનો રહેશે.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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#### PART IV-B

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#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> June, 2020.

#### CHILDREN'S UNIVERSITY ACT, 2009.

**No: GH/SH/24/EPU/2011/200/KH-2 :-** In exercise of the powers conferred by the sub Section (I)(vi) of the Section 26 of the Children's University Act. 2009 (Guj.Act No. 15 of 2009). the Government of Gujarat hereby appoints Shri Ashok M.Agrawal as the member of finance committee of the Children's University from the date of the issuance of this Notification for the term of three years.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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#### SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> June, 2020.

#### SWARNIM GUJARAT SPORTS UNIVERSITY ACT, 2011.

**No. GYC/2/2020/SPU/102016/1439/payka:-** In exercise of the power conferred by section 16(1) of "The swarnim Gujarat sports university act,2011"(Gujarat-22 of 2011), the government of Gujarat hereby appoints the principal secretary, sports, youth and cultural activities department as a chairman under section 11(1) and four members of The Board of Governors under section 16(1)(5) as mentioned here under.

No.	Name	Designation
1	Shri Parthiv Patel	Member
2	Prof. Dr. Jamanadas Savaliya	Member
3	Shri Shaktisinh Gohil	Member
4	Dr. Rustam Sadaree	Member

The terms of office of the members of the Board shall be of three years from the date of the nomination as specified under section 18(1) of the ACT.

By order and in the name of the Governor of Gujarat,

**J. H. JOSHI,**

Under Secretary to Government.





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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> June, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/41/CPI/1404/3704/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 120 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
120	M/S. Base Metal chemicals  (Consumer No : 19201/01310/8)	Manjusrar	Vadodara	Unit shall be permitted to utilize 100 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> June, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

No.GU/2020/15/GMR-102020-MM-03-CHH, Whereas the proposal vide Single file system NO.168863/CGM/20 dated 23/03/2020 received from the office of the Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies Silica Sand bearing areas of Jamvadi village of Thangadh Taluka of Surendranagar district in total 06 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type of Land
1	Jamvadi Silica Sand Block-A	Jamvadi, Thangadh, Surendranagar	1.50.00	3,94,500	Government
2	Jamvadi Silica Sand Block-B	Jamvadi, Thangadh, Surendranagar	1.50.00	3,93,000	Government
3	Jamvadi Silica Sand Block-C	Jamvadi, Thangadh, Surendranagar	2.00.00	5,22,000	Government
4	Jamvadi Silica Sand Block-D	Jamvadi, Thangadh, Surendranagar	2.00.00	5,24,000	Government
5	Jamvadi Silica Sand Block-E	Jamvadi, Thangadh, Surendranagar	2.00.00	5,24,000	Government

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type of Land
6	Jamvadi Silica Sand Block-F	Jamvadi, Thangadh, Surendranagar	2.00.00	5,26,000	Government

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017, as amended.
- Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- There would not be any reservation with regard to specified end-use.
- The base premium is fixed as 5% for all the Silica Sand mineral blocks to be put for auction.
- Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Timeline
Date of issuance of Notice Inviting Tender	To
Completing of Stage-I i.e. Issuance of Letter of Intent	To + 105 days

- The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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#### INDUSTRIES AND MINES DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> June, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/16/GMR-102020-MM-01-CHH,-** Whereas the proposal vide Single file system No. 168202 dated 21/03/2020 received from the office of the Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies the following China Clay bearing areas of Nadapa village of Bhuj Taluka of Kachchh district in total 06 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Geological Resource (MT)	Type of Land
1.	Nadapa China Clay Block H	Nadapa, Bhuj, Kachchh	01.61.00	427414.75	Private
2.	Nadapa China Clay Block I	Nadapa, Bhuj, Kachchh	02.01.65	436209.28	Private
3.	Nadapa China Clay Block J	Nadapa, Bhuj, Kachchh	02.38.00	511616.70	Private
4.	Nadapa China Clay Block K	Nadapa, Bhuj, Kachchh	01.93.00	476528.58	Private
5.	Nadapa China Clay Block L	Nadapa, Bhuj, Kachchh	02.08.00	486345.60	Private
6.	Nadapa China Clay Block M	Nadapa, Bhuj, Kachchh	02.46.00	710679.74	Private

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- (i) Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017, as amended.
- (ii) Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- (iii) Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- (i) There would not be any reservation with regard to specified end-use.
- (ii) The base premium is fixed as 5% for all the china clay mineral blocks to be put for auction.
- (iii) Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Timeline
Date of issuance of Notice Inviting Tender	To
Completing of Stage-I i.e. Issuance of Letter of Intent	To + 105 days

- (iv) The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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#### INDUSTRIES AND MINES DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> June, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/17/GMR-102020-MM-04-CHH,-** Whereas the proposal vide Single file system No.168845/SrGeo/CGM/20 dated 23/03/2020 received from the office of the Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies the following Granite bearing areas of Eklara village of Idar Taluka of Sabarkantha district in total 03 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type of Land
1.	Eklara Granite Block-1	Eklara, Idar, Sabarkantha	01.70.00	2,43,248	Government
2.	Eklara Granite Block-2	Eklara, Idar, Sabarkantha	01.90.00	2,62,222	Government
3.	Eklara Granite Block-3	Eklara, Idar, Sabarkantha	01.00.00	89,571	Government

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017, as amended.

- (ii) Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
  - (iii) Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.
4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:
- (i) There would not be any reservation with regard to specified end-use.
  - (ii) The base premium is fixed as 5% for all the Granite mineral blocks to be put for auction.
  - (iii) Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

<b>Events</b>	<b>Timeline</b>
Date of issuance of Notice Inviting Tender	To
Completing of Stage-I i.e. Issuance of Letter of Intent	To + 105 days

- (iv) The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, JUNE 25, 2020 / ASADHA 4, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> June, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/18/GMR-102020-MM-02-CHH,-** Whereas the proposal vide Single file system No. 165087 dated 20/03/2020 received from the office of the Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies 08 Granite bearing areas of Jamrela village of Vadali Taluka and 01 Granite bearing area of Savgadhi village of Idar taluka of Sabarkantha district in total 09 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type of Land
1.	Jamrela Granite Block-1	Jamrela, Vadali, Sabarkantha	4.00.00	7,65,626	Government
2.	Jamrela Granite Block-2	Jamrela, Vadali, Sabarkantha	4.00.00	3,95,387	Government
3.	Jamrela Granite Block-3	Jamrela, Vadali, Sabarkantha	4.00.00	5,95,022	Government
4.	Jamrela Granite Block-4	Jamrela, Vadali, Sabarkantha	4.00.00	3,85,564	Government
5.	Jamrela Granite Block-5	Jamrela, Vadali, Sabarkantha	4.00.00	6,61,465	Government
6.	Jamrela Granite Block-6	Jamrela, Vadali, Sabarkantha	4.00.00	5,47,869	Government
7.	Jamrela Granite Block-7	Jamrela, Vadali, Sabarkantha	4.00.00	6,43,210	Government



Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type of Land
8.	Jamrela Granite Block-8	Jamrela, Vadali, Sabarkantha	4.00.00	6,39,741	Government
9.	Savgadh Granite Block-1	Savgadh, Idar, Sabarkantha	2.42.00	4,06,075	Government

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017, as amended.
- Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- There would not be any reservation with regard to specified end-use.
- The base premium is fixed as 5% for all the Granite mineral blocks to be put for auction.
- Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Timeline
Date of issuance of Notice Inviting Tender	To
Completing of Stage-I i.e. Issuance of Letter of Intent	To + 105 days

- The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જૂન, ૨૦૨૦.

ગુજરાત મત્સ્યોદ્યોગ અધિનિયમ, ૨૦૦૩.

ક્રમાંક નં. જીએચકેએચ-૫૦-૨૦૨૦-એફડીવી-૧૨૨૦૧૯-૯૭૮-ટ:- ગુજરાત મત્સ્યોદ્યોગ અધિનિયમ, ૨૦૦૩ (સન ૨૦૦૩ ના ગુજરાતનાં ૮મા) ની કલમ-૬ ની પેટા-કલમ (૧) ના ખંડ (ગ) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી ગુજરાત મત્સ્યોદ્યોગ નિયમો, ૨૦૦૩ સુધારે છે:-

૧. આ નિયમો ગુજરાત મત્સ્યોદ્યોગ (સુધારા) નિયમો, ૨૦૨૦ કહેવાશે.
૨. ગુજરાત મત્સ્યોદ્યોગ નિયમો, ૨૦૦૩માં નિયમ-૬માં, પેટા-નિયમ (૮)માં, ખંડ (ત)માં, પેટા-ખંડ(૨)માં, બાબત (૨) ને બદલે, નીચેની બાબત મૂકવી:-

“(૨) કોઈપણ વ્યક્તિ અંતર્દેશીય અને પ્રાદેશિક જળક્ષેત્રમાં, અંગ્રેજી વર્ષમાં તા. ૧ જૂનથી ૩૧ જુલાઈ (બંન્ને દિવસો સહિત) (૬૧ દિવસો) સુધી કોઈપણ પ્રકારની માછીમારી કરી શકશે નહિ.”.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સ્મિતા અધ્વર્યુ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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VOL. LXI]

FRIDAY, JUNE 26, 2020/ ASADHA 5, 1942

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/66 OF 2020/TPS-232020-1425-L :-** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/33 of 1992/TPS-2389-426(92)-L, dated.20.02.1992 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.5 (Sidsar) (hereinafter referred to as "the said Draft Scheme") submitted by the Bhavnagar Area Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Town Planning Scheme as 5-A (Sidsar) & 5-B (Sidsar);

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/45 of 2019/TPS-232016-3293-L, dated.01.03.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.5-A (Sidsar);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.5-A (Sidsar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the appropriate authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> June, 2020.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/67 OF 2020/TPS-112020-834-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.91/A(Sanathal-Telav) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

### એનેક્ષર

**મુસદ્દા રૂપ નગર રચના યોજના નં. ૯૧/અ (સનાથલ-તેલાવ)**

**NOTIFICATION NO.GH/V/67 OF 2020/TPS-112020-834-L**

૧. ઓ.એન.જી.સી. લાઈનથી અસર પામતા મુળખંડોની જમીનોને મુળખંડની જમીન/લાગુ જમીનમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.
૨. મુળખંડ નં.૩ના બાંધકામને અસર ન થાય તે મુજબ અંતિમ ખંડ નં.૩ તથા ૧૫ (રહેણાંક હેતુના વેચાણ માટે)ની પુનઃરચના કરવાની રહેશે.
૩. એફ ફોર્મ અને નકશામાં રે.સ.નંબર/બ્લોક નંબરની વિગતો દર્શાવવામાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.(કેસ નં.૬,૧૩,૧૧ વિગેરે)

૪. રાજ્ય ધોરી માર્ગની જમીનોના અંતિમખંડ નં.૧૩ની હદો અંગે સમુચિત સત્તામંડળ સાથે પરામર્શમા રહી જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૫. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોને એક જ કેસ નંબર તરીકે દર્શાવવાના રહેશે.
૬. એફ ફોર્મ તથા નકશામાં, સત્તામંડળને ફાળવેલ અંતિમખંડોના હેતુમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૭. સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૧૮, ૨૦, ૨૧, ૨૨, ૨૩ની વચ્ચેથી સનાથલ અને તેલાવ ગામની હદ પસાર થતી હોઈ, જે તે ગામમાં અંતિમખંડ ફાળવવાના રહેશે.
૮. યોજનામા સુવિધા ખર્ચના વધારા અંગેની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરી, તદ્દાનુસાર જી ફોર્મમા પણ અનુસાંગિક સુધારા કરવાના રહેશે.
૯. એફ ફોર્મના કોલમ નં.૯ થી ૧૫ મા ગણતરીમા વિસંગતતા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરી તેને આનુસાંગિક સુધારા જી ફોર્મમા કરવાના રહેશે.
૧૦. કોસ્ટ ઓફ વર્ક્સમાં વિવિધ સુવિધાના ખર્ચમાં દર્શાવેલ કિંમતો માટે ધ્યાને લીધેલ આર એન્ડ બી ડીપાર્ટમેન્ટના એસ.ઓ.આર. ભાવ બાબતે સત્તામંડળના પરામર્શમાં રહી જરૂરી ચકાસણી કરી, અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.
૧૧. કોસ્ટ ઓફ વર્ક્સમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> June, 2020.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/68 OF 2020/TPS-112020-997-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.11(Saij) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર****મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૧(સઈજ)****NOTIFICATION NO.GH/V/68 OF 2020/TPS-112020-997-L**

૧. ONGC Line થી અસર પામતા મુળખંડોની જમીનોને મુળખંડની જમીન/લાગુ જમીનમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.
૨. મુળખંડ નં.૧૧૭, ૧૧૮, ૧૨૧ થી ૧૨૪ને ONGC Line થી થતી અસરના પ્રમાણમાં, મુળખંડની જમીન/લાગુ જમીનમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.
૩. મુળખંડ નં.૧૪૩માં જ્યારે રીડેવલોપમેન્ટ કરવામાં આવે ત્યારે યોજનામાં અપનાવેલ કપાતનું ધોરણ લાગુ કરવાની શરત યોજનાના સાહિત્યમાં કરવાની રહેશે.
૪. નકશા તથા એક્-ફોર્મમાં કેસ નં. ૫, ૬, ૮, ૯, ૧૦, ૧૧, ૧૨, ૧૪, ૨૦, ૨૧, ૨૬, ૨૭, ૨૮, ૩૦, ૩૨, ૩૩, ૩૮, ૩૯, ૪૦, ૪૧, ૭૯, ૮૨, ૮૭, ૧૦૨ થી ૧૦૭, ૧૧૨, ૧૧૩, ૧૧૪, ૧૧૫, ૧૧૭, ૧૧૮, ૧૨૨, ૧૨૩, ૧૨૫, ૧૨૬, ૧૩૦, ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૯, ૧૪૦, ૧૪૨, ૧૪૩, ૧૪૫, ૧૪૭, ૧૫૦, ૧૫૪, ૧૫૫, ૧૭૦ વિગેરેમાં સર્વે નંબર દર્શાવવામાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૫. એક્ ફોર્મમાં કેસ નં.૨૯, ૫૪ વિ. માં માલિકના નામ દર્શાવવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી માલીકી દર્શાવવાની રહેશે.
૬. મુળખંડ નં.૧૪૩માં આવેલ હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતિ, ખુફી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૭. કેસ નં.૫૭માં એક્-ફોર્મ તથા પ્લાન નં.૩માં અંતિમખંડ નંબરોની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૮. મુ.ખં.નં.૬૭, ૬૮, તથા ૬૯માં કરેલ કપાત બાબતે જરૂરી ચકાસણી કરી કપાત અંગે યથોચિત નિર્ણય લેવાનો રહેશે.
૯. એક્ ફોર્મમાં દર્શાવેલ રે.સ.નં.૧૧૮૧/૬, રે.સ.નં.૧૨૩૧/૨, રે.સ.નં.૧૨૩૪/૨ પ્લાનમાં દર્શાવવાના રહેશે.
૧૦. નકશામાં અં.ખં.નં.૧૮૨/૨ બે વખત દર્શાવવા બાબતે જરૂરી ચકાસણી કરી યોગ્ય સુધારો કરવાનો રહેશે.
૧૧. અધિનિયમની જોગવાઈ હેઠળ યોગ્ય વેચાણો ધ્યાને લઈ મુળખંડોની કિંમત તેમજ અંતિમખંડોની વિકસીત તથા અવિકસીત કિંમત નક્કી કરવાની રહેશે.
૧૨. સ્કીમબુકમાં પાના નં.૯ ઉપર દર્શાવેલ વેચાણ પત્રક તથા પ્લાન નં.૫ માં દર્શાવેલ વેચાણોની વિગતોમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૧૩. એક્-ફોર્મમાં સત્તામંડળને ફાળવેલ પ્લોટોને એક જ કેસ નંબર તરીકે દર્શાવવાના રહેશે.
૧૪. યોજનામાં સુચવેલ સુવિધાઓ પુરી પાડવા બાબતેની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.

૧૫. યોજનામાં સુવિધા ખર્ચના વધારા અંગેની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરી, તદ્દાનુસાર જી ફોર્મમાં પણ આનુસાંગિક સુધારા કરવાના રહેશે.
૧૬. સુવિધાઓના ખર્ચની ગણતરીમાં ૯ મી. રોડનો ઉલ્લેખ કરવાનો રહેશે.
૧૭. પ્લાનમાં યોજનાની હદની બહાર આવેલ મુળખંડોની લાઈનો દર્શાવવાની રહેશે નહીં.
૧૮. યોજનામાં પશ્ચિમે દર્શાવેલ સળંગ ૬ મી. પહોળાઈના રોડ તથા લાગુ મુ.ન.ર.ચો.નં.૮ (ધાનજ-પલસાણા-સઈજ)ના સુચિત ૧૮ મી. રોડનું આયોજન ધ્યાને લઈ સમુચિત સત્તામંડળના પરામર્શમાં રહીને રોડની પહોળાઈ નક્કી કરવાની રહેશે.
૧૯. અંતિમખંડ નં.૧૧૩ તથા ૧૧૪ને અનુક્રમે ૨૪.૦૦ મી. તથા ૧૮.૦૦ મી. ના રસ્તા પર ફાળવણી કરવાની રહેશે.
૨૦. અંતિમખંડ નં.૧૫૯(ખુદી જગ્યા) ને રસ્તાનો પ્રવેશ આપવા બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 26<sup>th</sup> June, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/69 OF 2020/TPS-112020-867-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.145(Kalana-Shiyawada) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### **SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

## અનેક્ષર

## મુસદ્દારૂપ નગર રચના યોજના નં. ૧૪૫ (કલાણા-શિયાવાડા)

## NOTIFICATION NO.GH/V/69 OF 2020/TPS-112020-867-L

૧. નવી શરત/પ્ર.સ.પ્ર. વાળા મુળખંડની જમીનોને અલગ મુળખંડ તથા અંતિમખંડ ફાળવવા બાબતે રેવન્યુ રેકર્ડ ચકાસણી કરી, એક્ ફોર્મ માં કોલમ નં. ૧૬માં સરકારશ્રીના હિત અંગેની જરૂરી નોંધ દર્શાવવાની રહેશે. (કેસ નં. ૧ વિ.)
૨. અંતિમખંડ નં. ૬૪, ૬૭ વિગેરેની સ્થળ સ્થિતિ ધ્યાને લઈ, નિયમિત આકારમાં અંતિમખંડ ફાળવવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૩. એક્ ફોર્મમાં કેસ નં. ૧૦૦ માં અંતિમખંડ નંબરની વચ્ચે દર્શાવેલ "+" ની નિશાની બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૪. કોસ્ટ ઓફ વર્ક્સમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૫. નકશા તથા એક્-ફોર્મમાં કેસ નં. ૧૧૫, ૧૧૮, ૧૩૦, ૧૩૧, ૧૩૨, ૧૩૬, ૨૦૪, ૨૦૭, ૨૧૩, ૨૧૪, ૨૧૫, ૨૧૬, ૨૨૦ વિગેરેમાં રે.સ.નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૬. મુળખંડ નં. ૧૧૯ને મુળખંડની જમીન/લાગુ જમીનમાં એક જ અંતિમખંડ ફાળવવા માટે અંતિમખંડ નં. ૧૧૯/૨ તથા ૨૮૫ (ઔદ્યોગિક હેતુના વેચાણ માટે)ની પુનઃરચના કરવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
૭. મુળખંડ નં. ૧૫૭ને શક્યતઃ મુળખંડની જમીન/લાગુ જમીનમાં અંતિમખંડ ફાળવવાનો રહેશે.
૮. અંતિમખંડ નં. ૨૩૧ને લાગુ ટી.પી. રોડથી પ્રવેશ આપવા અંગેની નોંધ આમેજ કરવા તથા અંતિમખંડ નં. ૨૧૦ તથા ૨૧૧ને મુળખંડના પ્રમાણમાં ૨૪ મી. રોડથી પ્રવેશ મળે તે રીતે અંતિમખંડ નં. ૨૧૦, ૨૧૧ તથા ૨૨૯ની પુનઃરચના કરવાની રહેશે.
૯. અંતિમખંડ નંબર ૨૩૧, ૨૫. ૨૪, ૨૮૮, ૨૬, ૩૪, ૩૬ વિગેરેમાં લાગુ નગર રચના યોજનાના રોડથી પ્રવેશ બાબતેની જરૂરી નોંધ ફોર્મ-એફના કોલમ નં. ૧૬માં નિયમાનુસાર દર્શાવવાની રહેશે.
૧૦. એક્-ફોર્મમાં સત્તામંડળને ફાળવેલ અંતિમખંડોને અલગથી એક જ કેસ નંબર તરીકે દર્શાવવા તથા અંતિમખંડોને ક્રમાનુસાર દર્શાવવાના રહેશે.
૧૧. યોજનામાં સુવિધા ખર્ચના વધારા અંગેની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરી, તદ્દાનુસાર ૭ ફોર્મમા પણ આનુસંગિક સુધારા કરવાના રહેશે.
૧૨. એક્ ફોર્મના કોલમ નં. ૯ થી ૧૫માં ગણતરીમાં વિસંગતતા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરી તેને આનુસંગિક સુધારા યોજનાના સાહિત્યમાં કરવાના રહેશે.

PRAKASH DUTTA,

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 26<sup>th</sup> June, 2020.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/70 OF 2020/TPS-112020-691-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.444(Sanathal) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર****મુસદ્દા રૂપ નગર રચના યોજના નં. ૪૪૪ (સનાથલ)****NOTIFICATION NO.GH/V/70 OF 2020/TPS-112020-691-L**

- મુળખંડ નં.૧૪ તથા ૧૫ને ફાળવેલ અંતિમખંડોમાં રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદ્દી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં કપાત કરી કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે. તેવી શરત યોજનાના સાહિત્યમાં કરવાની રહેશે.
- એફ ફોર્મમાં કેસ નં.૫૦માં દર્શાવેલ ડી.પી.રોડ અંગેની નોંધ બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી ચથોચિત કાર્યવાહી કરવાની રહેશે.
- સમુચિત સત્તામંડળને ફાળવેલ જાહેર હેતુના પ્લોટોને એક જ કેસ નંબર તરીકે દર્શાવવાના રહેશે.
- એફ ફોર્મમાં સમુચિત સત્તામંડળને ફાળવેલ જે તે હેતુના અંતિમખંડોની યોજના વિસ્તાર/જાહેર જનતાને લાભદાયી ટકાવારી દર્શાવવાની રહેશે.
- સી.જી.ડી.સી.આર.ની જોગવાઈઓ મુજબ અંતિમખંડ નં. ૫, ૭, ૪૩, ૪૫, ૪૬ બાંધકામ પાત્ર થાય તે મુજબ ફાળવવાના રહેશે.
- અંતિમખંડ નં.૩૮/૨ને મળતા પોઈન્ટ એક્સેસ બાબતે ચકાસણી કરી જરૂરી નિર્ણય લેવાનો રહેશે.
- મુળખંડ નં.૪૨ તથા ૪૧ને ફાળવેલ અંતિમખંડ નં.૪૨ તથા ૪૧ના ક્ષેત્રફળમાં, નકશા તથા એફ ફોર્મમાં વિસંગતતા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.

૮. નકશામાં એફ.પી. પર + પ૪ ને બદલે નં.પર દર્શાવી અન્ય નંબરોમાં આનુસંગિક સુધારા કરવાના રહેશે.
૯. એફ ફોર્મમાં કોલમ નં.૯ થી ૧૫ ની ગણતરીમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી તેને આનુસંગિક ફેરફાર ૭-ફોર્મમાં કરવાના રહેશે.
૧૦. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાની તથા સુવિધાના કામોના ખર્ચના વધારા અંગેની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૧૧. કોસ્ટ ઓફ વર્કસમાં વિવિધ સુવિધાના ખર્ચમાં દર્શાવેલ કિંમતો માટે ધ્યાને લીધેલ આર એન્ડ બી ડીપાર્ટમેન્ટના એસ.ઓ.આર. ભાવ બાબતે સત્તામંડળના પરામર્શમાં રહી જરૂરી ચકાસણી કરી, અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.
૧૨. કોસ્ટ ઓફ વર્કસમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૩. અંતિમખંડ નં.૫૬ની ફાળવણી રદ્દ કરી, લાગુ અંતિમખંડ નં.૫૦માં ભેળવવા માટે અંતિમખંડ નં.૫૬, ૧૯, ૫૦ તથા ૨૦/૧ની પુનઃરચના કરવાની રહેશે.
૧૪. મુળખંડ નં.૧ તથા ૪ની જમીન મંજૂર અમલી વિકાસ યોજના મુજબ જી.એમ.ઈ. ઝોન તથા વાણીજ્ય ઝોન એમ બન્ને ઝોનમાં આવતી હોઈ સદર મુળખંડોની જમીનોને અંતિમખંડ ફાળવવા બાબતે સત્તામંડળના પરામર્શમાં રહી કાર્યવાહી કરવાની રહેશે.
૧૫. મુળખંડ નં.૬/૧ તથા મુળખંડ નં.૬/૨ ની જમીનો એકત્રીત કરી ફાળવેલ એક અંતિમખંડ નં.૬ બાબતે સદર મુળખંડ નં.૬/૧ તથા મુળખંડ નં.૬/૨ની માલિકી અંગે અધિકૃત રેવન્યુ રેકર્ડની ચકાસણી કરી, તદ્દાનુસાર અંતિમખંડ ફાળવવાના રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> June, 2020.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/71 OF 2020/TPS-242019-4494-L :-** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.18.03.2020 on page no.108-1 to 108-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/26 of 2020/DVP-242019-4494-L, dtd.17.03.2020 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block

No. 14, 9<sup>th</sup> Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) Sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) Specify that the variation so set out shall come into force from the date of this notification;

#### **SCHEDULE**

Variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016

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1. The land bearing R.S.No.412/paikee (412paikee, 412 paikee 26 and 412 paikee 27 ) and R.S.No. 19 of village:Metoda-Khirsara designated for "Agricultural Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, JUNE 29, 2020/ ASADHA 8, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/77 of 2020/TPS-112017-1500-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/48 of 2012/TPS-112009-2568-L, dated.11.04.2012 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.36(Chharodi-Tragad) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.36(Chharodi-Tragad) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

For the following modification, boundary and location of concerned final Plots are modified as shown in the accompanying plan.

1. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.
2. The area, boundary, purpose and location of the Final Plot No.36 admeasuring 224167 sq.mtr., the Final Plot No.37+42+44+46+57 admeasuring 42168 sq.mtr., Final Plot No.39 admeasuring 37070 sq.mtr., Final Plot No.40/1 admeasuring 4734 sq.mtr., Final Plot No.(49+53+69+127)/1 admeasuring 18826 sq.mtr., Final Plot No.(49+53+69+127)/2 admeasuring 10554 sq.mtr., Final Plot No.50+128 admeasuring 16025 sq.mtr., Final Plot No.62/1 admeasuring 3703 sq.mtr., Final Plot No.131/2 admeasuring 2307 sq. mtr., Final Plot No.142(રમતનું મેદાન) admeasuring 18842 sq. mtr., Final Plot No.143(શૈક્ષણિક હેતુ માટે) admeasuring 37824 sq. mtr. and Final Plot No.148(રહેણાંક હેતુના વેચાણ માટે) admeasuring 31147 sq. mtr. are modified as the Final Plot No.36 admeasuring 244344 sq.mtr., the Final Plot No.37+42+44+46+57 admeasuring 47440 sq.mtr., Final Plot No.39 admeasuring 41703 sq.mtr., Final Plot No.40/1 admeasuring 5326 sq.mtr., Final Plot No.(49+53+69+127)/1 admeasuring 22499 sq.mtr., Final Plot No.(49+53+69+127)/2 admeasuring 10554 sq.mtr., Final Plot No.50+128 admeasuring 18029 sq.mtr., Final Plot No.62/1 admeasuring 3703 sq.mtr., Final Plot No.131/2 admeasuring 1730 sq. mtr., Final Plot No.142+143(શૈક્ષણિક હેતુ માટે) admeasuring 24595 sq. mtr. and Final Plot No.148(રહેણાંક હેતુના વેચાણ માટે) admeasuring 27444 sq. mtr. as shown in the accompanying plan.
3. The following condition is added in remarks column of redistribution Statement in case no.40,41, 53+57+76+132 and 54+133.  
"(ર) સદર અંતિમખંડોની જમીનમાં શૈક્ષણિક હેતુ સિવાયના અન્ય હેતુ ફેર થયેથી નિયમાનુસારની કપાત કરવાની રહેશે."
4. The following condition is added in remarks column of redistribution Statement in case no. 43.  
"(૩) સદર અંતિમખંડોની જમીનમાં શૈક્ષણિક હેતુ સિવાયના અન્ય હેતુ ફેર થયેથી નિયમાનુસારની કપાત કરવાની રહેશે."
5. The following condition is added in remarks column of redistribution Statement in case no. 44.  
"(પ) સદર અંતિમખંડોની જમીનમાં શૈક્ષણિક હેતુ સિવાયના અન્ય હેતુ ફેર થયેથી નિયમાનુસારની કપાત કરવાની રહેશે."
6. The following condition is added in remarks column of redistribution Statement in case no.62 + 64 + 67 + 70 + 71 + 77 + 78 + 79 + 81 + 82 + 83 + 87 + 88 + 91 + 94 + 95 + 114 + 115/1 + 128/2 + 129/2 + 130 + 136/3 + 143.  
"(ર) સદરજુમ્મ જમીનનો વિકાસ ભારત સરકારશ્રી દ્વારા સ્પેશીયલ ઇકોનોમીક ઝોન હેઠળ જે હેતુ માટે નોટીફાય થયેલ તે જ હેતુ માટે ઉપયોગ કરવાનો રહેશે.  
(૩) મુળખંડ નં.૫૮/૨, ૫૯, ૬૨, ૬૪/૧, ૬૪/૨, ૭૦, ૭૧, ૭૨, ૭૪, ૭૫, ૭૬, ૮૦, ૮૧, ૮૨, ૮૫, ૮૮, ૮૯, ૧૧૧, ૧૧૨/૨, ૧૨૨/૨, ૧૨૩/૨, ૧૨૪, ૧૨૫, ૧૩૧/૩, ૧૩૮ની જમીનોને ફાળવેલ અંતિમખંડ નં. ૫૮/૨ + ૫૯ + ૬૨ + ૬૪/૧ + ૬૪/૨ + ૭૦ + ૭૧ + ૭૨ + ૭૪ + ૭૫ + ૭૬ + ૮૧ + ૮૨ + ૮૫ + ૮૮ + ૮૯ + ૧૧૧ + ૧૧૨/૨ + ૧૧૨/૨ + ૧૨૩/૨ + ૧૨૪ + ૧૨૫ + ૧૩૧/૩ + ૧૩૮ પૈકીની જે અંતિમખંડોની જમીનો સ્પેશીયલ ઇકોનોમીક ઝોનમાંથી ડી-નોટીફાય થાય તે સંજોગોમાં સમુચિત સત્તામંડળે તે અંતિમખંડોની જમીનોના ક્ષેત્રફળમાંથી જાહેરહેતુ માટે ૪૦% કપાત કરી બાકી રહેતી જમીન અરજદારશ્રીને ફાળવવા, અધિનિયમની જોગવાઈ હેઠળ યોજના વેરીડ કરવા અંગેની આગળની કાર્યવાહી કરવાની રહેશે."
7. The following condition is added in remarks column of redistribution Statement in case no.80/2.  
"(ર) નામ. કોર્ટમાં ચાલતી મેટરોમાં જે આખરી ચુકાદો આવશે તે તમામને બંધનકર્તા રહેશે."
8. The area, boundary, purpose and location of the Final Plot No.1 admeasuring 2246 sq.mtr., Final Plot No.2 admeasuring 9773 sq.mtr., Final Plot No.3/2 admeasuring 4189 sq.mtr., Final Plot No.16 admeasuring 5039 sq.mtr., 91 admeasuring 1940 sq.mtr., Final Plot No.95 admeasuring 1319 sq. mtr., Final Plot No.146(વાણીજ્ય હેતુના વેચાણ માટે)admeasuring 3400 sq.

mtr., Final Plot No.154(સામાજિક માળખાગત સુવિધા માટે) admeasuring 3359 sq. mtr., Final Plot No.158 (વાણીજ્ય હેતુના વેચાણ માટે) admeasuring 2644 sq. mtr., Final Plot No.159(રહેણાંક હેતુના વેચાણ માટે) admeasuring 15421 sq. mtr., Final Plot No.161(સામાજિક માળખાગત સુવિધા માટે) admeasuring 18277 sq. mtr., Final Plot No.167(બગીચો) admeasuring 1397 sq. mtr., Final Plot No.172(સામાજિક માળખાગત સુવિધા માટે) admeasuring 3320 sq. mtr. are modified as the Final Plot No.1 admeasuring 2246 sq.mtr., Final Plot No.2/1 admeasuring 6373 sq.mtr., Final Plot No.2/2 admeasuring 3400 sq.mtr. in lieu of Original Plot No.2, Final Plot No.3/2 admeasuring 4189 sq.mtr., Final Plot No.16/1 admeasuring 4389 sq.mtr., Final Plot No. 16/2 admeasuring 650 sq.mtr. in lieu of Original Plot No.16, 91 admeasuring 1940 sq.mtr., Final Plot No.95 admeasuring 1319 sq. mtr., Final Plot No.146(રહેણાંકના હેતુના વેચાણ માટે) admeasuring 4189 sq. mtr., Final Plot No.154(સામાજિક માળખાગત સુવિધા માટે) admeasuring 2510 sq. mtr., Final Plot No.158(વાણીજ્ય હેતુના વેચાણ માટે) admeasuring 5253 sq. mtr., Final Plot No.159(રહેણાંક હેતુના વેચાણ માટે)admeasuring 11232 sq. mtr., Final Plot No.161(સામાજિક માળખાગત સુવિધા માટે) admeasuring 15018 sq. mtr., Final Plot No.167(બગીચો) admeasuring 4050 sq. mtr. and Final Plot No.172(સામાજિક માળખાગત સુવિધા માટે) admeasuring 5566 sq. mtr. as shown in the accompanying plan.

9. In the Case no.86 of the Redistribution Statement, the Boundary and area of Original plot No.79 and Final Plot No.79 are modified as shown in the accompanying plan and Redistribution Statement. (Annexure-A).

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

#### Annexure-A

#### પુનઃવહેચણી પત્રક

પ્રારંભિક નગર રચના યોજના નં.૩૬(છારોડી-ત્રાગડ)

NOTIFICATION NO.GH/V/77 OF 2020/TPS-112017-1500-L

કેસ નં.	માલીકોના નામ	સત્તા પ્રકાર	બ્લોક નંબર/ રે.સ.નંબર	મુળખંડ નંબર	મુળખંડનું ક્ષેત્રફળ ચો.મી	અંતિમખંડ નંબર	અંતિમખંડ ક્ષેત્રફળ ચો.મી.	રીમાર્ક્સ
૧	૨	૩	૪	૫	૬	૭	૮	૯
૮૬/૧	૧) કિંજલભાઈ શૈલેષકુમાર પટેલ	જુની શરત	૧૮૮/૧/૨	૭૮/૧	૭૪૮૭	૭૮/૧	૪૪૮૨	
૮૬/૨	૧) જીનીયસબેન કિંજલભાઈ પટેલ	જુની શરત	૧૮૮/૧/૧	૭૮/૨	૭૪૮૭	૭૮/૨	૪૪૮૨	
૮૬/૩	૧) શૈલેષકુમાર વનમાળીદાસ પટેલ ૨) ચાંડબેન શૈલેષકુમાર પટેલ	જુની શરત	૧૮૮/૨	૭૮/૩	૧૪૮૭૩	૭૮/૩	૮૮૮૪	૧) અંતિમખંડમાં જમીન માલીકોના હક્ક હિસ્સા મુળખંડની જમીનમાં તેમના હક્ક હિસ્સાના પ્રમાણમાં રહેશે.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

TUESDAY, JUNE 30, 2020 / ASADHA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

#### Notification No. 51/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-55)GST-2020/S.50(1)(1)TH :-** In exercise of the powers conferred by sub-section (1) of section 50 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) read with section 148 of the said Act, the State Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No.(GHN-30)GST-2017/S.50, 54 &56(1)-TH dated the 30<sup>th</sup> June, 2017, Notification No. 13/2017-State Tax, namely:-

In the said notification, in the first paragraph, for the first proviso, the following proviso shall be substituted, namely: –

“Provided that the rate of interest per annum shall be as specified in column (3) of the Table given below for the period mentioned therein, for the class of registered persons mentioned in the corresponding entry in column (2) of the said Table, who are required to furnish the returns in **FORM GSTR-3B**, but fail to furnish the said return along with payment of tax for the months mentioned in the corresponding entry in column (4) of the said Table by the due date, namely:--

S.No. (1)	Class of registered persons (2)	Rate of interest (3)	Tax period (4)
1.	Taxpayers having an aggregate turnover of more than rupees 5 crores in the preceding financial year	Nil for first 15 days from the due date, and 9 per cent thereafter till 24 <sup>th</sup> day of June, 2020	February, 2020, March 2020, April, 2020
2.	Taxpayers having an aggregate turnover of up to rupees 5 crores in the preceding financial year, whose principal place of business is in the States of Chhattisgarh,	Nil till the 30 <sup>th</sup> day of June, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	February, 2020

S.No. (1)	Class of registered persons (2)	Rate of interest (3)	Tax period (4)
	Madhya Pradesh, Gujarat, Maharashtra, Karnataka, Goa, Kerala, Tamil Nadu, Telangana or Andhra Pradesh or the Union territories of Daman and Diu and Dadra and Nagar Haveli, Puducherry, Andaman and Nicobar Islands and Lakshadweep	Nil till the 3 <sup>rd</sup> day of July, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	March, 2020
		Nil till the 6 <sup>th</sup> day of July, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	April, 2020
		Nil till the 12 <sup>th</sup> day of September, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	May, 2020
		Nil till the 23 <sup>rd</sup> day of September, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	June, 2020
		Nil till the 27 <sup>th</sup> day of September, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	July, 2020
3.	Taxpayers having an aggregate turnover of up to rupees 5 crores in the preceding financial year, whose principal place of business is in the States of Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar Pradesh, Bihar, Sikkim, Arunachal Pradesh, Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha or the Union territories of Jammu and Kashmir, Ladakh, Chandigarh and Delhi	Nil till the 30 <sup>th</sup> day of June, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	February, 2020
		Nil till the 5 <sup>th</sup> day of July, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	March, 2020
		Nil till the 9 <sup>th</sup> day of July, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	April, 2020
		Nil till the 15 <sup>th</sup> day of September, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	May, 2020
		Nil till the 25 <sup>th</sup> day of September, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	June, 2020
		Nil till the 29 <sup>th</sup> day of September, 2020, and 9 per cent thereafter till the 30 <sup>th</sup> day of September, 2020	July, 2020.”.

2. This notification shall be deemed to have come into force with effect from the 24<sup>th</sup> day of June, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.**Notification No. 52/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-56)GST-2020/S.128(21)TH :-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), read with section 148 of the said Act, the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-134)GST-2018/S.128(13)TH dated the 31<sup>st</sup> December, 2018, Notification No. 76/2018-State Tax, namely:—

In the said notification,—

(i) in the third proviso, for the Table, the following Table shall be substituted, namely: —

**“Table**

<b>S. No. (1)</b>	<b>Class of registered persons (2)</b>	<b>Tax period (3)</b>	<b>Condition (4)</b>
1.	Taxpayers having an aggregate turnover of more than rupees 5 crores in the preceding financial year	February, 2020, March, 2020 and April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 24 <sup>th</sup> day of June, 2020
2.	Taxpayers having an aggregate turnover of up to rupees 5 crores in the preceding financial year, whose principal place of business is in the States of Chhattisgarh, Madhya Pradesh, Gujarat, Maharashtra, Karnataka, Goa, Kerala, Tamil Nadu, Telangana or Andhra Pradesh or the Union territories of Daman and Diu and Dadra and Nagar Haveli, Puducherry, Andaman and Nicobar Islands and Lakshadweep	February, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 30 <sup>th</sup> day of June, 2020
		March, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 3 <sup>rd</sup> day of July, 2020
		April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 6 <sup>th</sup> day of July, 2020
		May, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 12 <sup>th</sup> day of September, 2020
		June, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 23 <sup>rd</sup> day of September, 2020
3.	Taxpayers having an aggregate turnover of up to rupees 5 crores in the preceding financial year, whose principal place of business is in the States of Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar Pradesh, Bihar, Sikkim,	February, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 30 <sup>th</sup> day of June, 2020
		March, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 5 <sup>th</sup> day of July, 2020

S. No. (1)	Class of registered persons (2)	Tax period (3)	Condition (4)
	Arunachal Pradesh, Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha or the Union territories of Jammu and Kashmir, Ladakh, Chandigarh and Delhi	April, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 9 <sup>th</sup> day of July, 2020
		May, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 15 <sup>th</sup> day of September, 2020
		June, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 25 <sup>th</sup> day of September, 2020
		July, 2020	If return in <b>FORM GSTR-3B</b> is furnished on or before the 29 <sup>th</sup> day of September, 2020

(ii) after the third proviso, the following provisos shall be inserted, namely: –

“Provided also that the total amount of late fee payable for a tax period, under section 47 of the said Act shall stand waived which is in excess of an amount of two hundred and fifty rupees for the registered person who failed to furnish the return in **FORM GSTR-3B** for the months of July, 2017 to January, 2020, by the due date but furnishes the said return between the period from 01<sup>st</sup> day of July, 2020 to 30<sup>th</sup> day of September, 2020:

Provided also that where the total amount of State tax payable in the said return is nil, the total amount of late fee payable for a tax period, under section 47 of the said Act shall stand waived for the registered person who failed to furnish the return in **FORM GSTR-3B** for the months of July, 2017 to January, 2020, by the due date but furnishes the said return between the period from 01<sup>st</sup> day of July, 2020 to 30<sup>th</sup> day of September, 2020.”.

2. This notification shall be deemed to have come into force with effect from the 24<sup>th</sup> day of June, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

**Notification No. 53/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-57)GST-2020/S.128(22)TH :-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-8)/GST-2018/S.128(5)TH dated the 23<sup>rd</sup> January, 2018, Notification No. 4/2018-State Tax, namely:–

In the said notification, for the fourth proviso, the following proviso shall be substituted, namely: –

“Provided also that the amount of late fee payable under section 47 of the said Act shall stand waived for the registered persons who fail to furnish the details of outward supplies for the months or quarter mentioned in column (2) of the Table below in **FORM GSTR-1** by the due date, but furnishes the said details on or before the dates mentioned in column (3) of the said Table:-

**Table**

<b>Sl.No. (1)</b>	<b>Month/ Quarter (2)</b>	<b>Dates (3)</b>
1.	March, 2020	10 <sup>th</sup> day of July, 2020
2.	April, 2020	24 <sup>th</sup> day of July, 2020
3.	May, 2020	28 <sup>th</sup> day of July, 2020
4.	June, 2020	05 <sup>th</sup> day of August, 2020
5.	January to March, 2020	17 <sup>th</sup> day of July, 2020
6.	April to June, 2020	03 <sup>rd</sup> day of August, 2020.”.

2. This notification shall be deemed to have come into force with effect from the 24<sup>th</sup> day of June, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

**Notification No. 50/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-58)GSTR-2020/S.164(60)TH :-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

- (1) These rules may be called the Gujarat Goods and Services Tax (Seventh Amendment) Rules, 2020.
- (2) They shall come into force with effect from the 01<sup>st</sup> day of April, 2020.
- In the Gujarat Goods and Services Tax Rules, 2017, in rule 7, for the Table, the following Table shall be substituted, namely:-

**“Table**

<b>Sl. No.</b>	<b>Section under which composition levy is opted</b>	<b>Category of registered persons</b>	<b>Rate of tax</b>
<b>(1)</b>	<b>(1A)</b>	<b>(2)</b>	<b>(3)</b>
1.	Sub-sections (1) and (2) of section 10	Manufacturers, other than manufacturers of such goods as may be notified by the Government	half per cent. of the turnover in the State
2.	Sub-sections (1) and (2) of section 10	Suppliers making supplies referred to in clause (b) of paragraph 6 of Schedule II	two and a half per cent. of the turnover in the State

Sl. No.	Section under which composition levy is opted	Category of registered persons	Rate of tax
(1)	(1A)	(2)	(3)
3.	Sub-sections (1) and (2) of section 10	Any other supplier eligible for composition levy under sub-sections (1) and (2) of section 10	half per cent. of the turnover of taxable supplies of goods and services in the State
4.	Sub-section (2A) of section 10	Registered persons not eligible under the composition levy under sub-sections (1) and (2), but eligible to opt to pay tax under sub-section (2A), of section 10	three per cent. of the turnover of supplies of goods and services in the State.”.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

#### Notification No. 56/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-59)GST-2020/S.168A(5)TH :-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-50)GST-2020/S.168A(3)-TH dated the 12<sup>th</sup> June, 2020, Notification No.46/2020-State Tax, namely:-

In the said notification, in the first paragraph,--

- for the words, figures and letters “29<sup>th</sup> day of June, 2020”, the words, figures and letters “30<sup>th</sup> day of August, 2020” shall be substituted;
- for the words, figures and letters “30<sup>th</sup> day of June, 2020”, the words, figures and letters “31<sup>st</sup> day of August, 2020” shall be substituted.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

#### Notification No. 55/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-60)GST-2020/S.168A(6)TH :-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-37)GST-2020/S.168A(1)-TH dated the 9<sup>th</sup> April, 2020, Notification No.35/2020-State Tax, namely:-

In the said notification, in the first paragraph, in clause (i),--

- (i) for the words, figures and letters “29<sup>th</sup> day of June, 2020”, the words, figures and letters “30<sup>th</sup> day of August, 2020” shall be substituted;
- (ii) for the words, figures and letters “30<sup>th</sup> day of June, 2020”, the words, figures and letters “31<sup>st</sup> day of August, 2020” shall be substituted.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT**

**ORDER**

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

**No. 01/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-61)GST-2020/S.172(17)TH :-** WHEREAS, sub-section (2) of section 29 of the Gujarat Goods and Services Tax Act, 2017 (hereinafter referred to as the said Act) provides for cancellation of registration by proper officer in situations described in clauses (a) to (e) as under: -

- (a) a registered person has contravened such provisions of the Act or the rules made thereunder as may be prescribed; or
- (b) a person paying tax under section 10 has not furnished returns for three consecutive tax periods; or
- (c) any registered person, other than a person specified in clause (b), has not furnished returns for a continuous period of six months; or
- (d) any person who has taken voluntary registration under sub-section (3) of section 25 has not commenced business within six months from the date of registration; or
- (e) registration has been obtained by means of fraud, wilful misstatement or suppression of facts:

Provided that the proper officer shall not cancel the registration without giving the person an opportunity of being heard.

AND WHEREAS, sub-section (1) of section 169 of the said Act provides for service of notice (opportunity of being heard); clauses (c) and (d) of said sub-section are as under: -

.....

- (c) by sending a communication to his e-mail address provided at the time of registration or as amended from time to time; or
- (d) by making it available on the common portal; or

.....;

AND WHEREAS, sub-section (1) of section 30 of the said Act provides for application for revocation of cancellation of the registration within thirty days from the date of service of the cancellation order;

AND WHEREAS, sub-section (1) of section 107 of the said Act provides for filing appeal by any person aggrieved by any decision or order passed by an adjudicating authority within three months from the date on which the said decision or order is communicated to such person and sub-section (4)

of section 107 of the said Act empowers the Appellate Authority that it may, if he is satisfied that the appellant was prevented by sufficient cause from presenting the appeal within the aforesaid period of three months, allow it to be presented within a further period of one month;

AND WHEREAS, a large number of registrations have been cancelled under sub- section (2) of section 29 of the said Act by the proper officer by serving notices as per clause (c) and clause (d) of sub-section (1) of section 169 of the said Act and the period of thirty days provided for application for revocation of cancellation order in sub-section (1) of section 30 of the said Act, the period for filing appeal under section (1) of section 107 of the said Act and also the period of condoning the delay provided in sub-section (4) of Section 107 of the said Act has elapsed; the registered persons whose registration have been cancelled under clause (b) or clause (c) of sub-section (2) of section 29 of the said Act are unable to get their cancellation of registration revoked despite having fulfilled all the requirements for revocation of cancellation of registration; the said Act being a new Act, these taxpayers could not apply for revocation of cancellation within the specified time period of thirty days from the date of service of the cancellation order, as a result whereof certain difficulties have arisen in giving effects to the provisions of sub-section (1) of section 30 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 172 of the Gujarat Goods and Services Tax Act, 2017, the Government of Gujarat, on the recommendations of the Council, hereby makes the following Order, to remove the difficulties, namely:-

1. Short title.- This Order may be called the Gujarat Goods and Services Tax (Removal of Difficulties) Order, 2020.-
2. For the removal of difficulties, it is hereby clarified that for the purpose of calculating the period of thirty days for filing application for revocation of cancellation of registration under sub-section (1) of section 30 of the Act for those registered persons who were served notice under clause (b) or clause (c) of sub-section (2) of section 29 in the manner as provided in clause (c) or clause (d) of sub-section (1) of section 169 and where cancellation order was passed up to 12<sup>th</sup> June, 2020, the later of the following dates shall be considered:-
  - a) Date of service of the said cancellation order; or
  - b) 31<sup>st</sup> day of August, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

TUESDAY, JUNE 30, 2020 / ASADHA 9, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

#### GUJARAT MOTOR SPIRIT CESS ACT, 2001.

**No. (GHN-62) MCR-2020(8)/Th :-** The following draft of rules which is proposed to be issued under section 34 of the Gujarat Motor Spirit Cess Act, 2001 (Guj. 13 of 2001) is published as required by sub-section (4) of section 34 of the aforesaid Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Joint Secretary to the Government of Gujarat, Finance Department, Sachivalaya, Gandhinagar from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

#### Draft Notification

#### GUJARAT MOTOR SPIRIT CESS ACT, 2001.

**No. (GHN-62) MCR-2020(8)/Th :-** In exercise of the powers conferred by section 34 of the Gujarat Motor Spirit Cess Act, 2001(Guj. 13 of 2001), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Spirit Cess Rules, 2001, namely:-

1. These rules may be called the Gujarat Motor Spirit Cess (Amendment) Rules, 2020.
2. In the Gujarat Motor Spirit Cess Rules, 2001, in rule 11, in sub-rule (2), after clause (f), the following clause shall be added, namely :-

“(g) Oil and Natural Gas Corporation Ltd.”.

By order and in the name of Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, JUNE 30, 2020/ ASADHA 9, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 30<sup>th</sup> June, 2020.

**NO.GH/V/78 of 2020/TPS-142020-1100-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Comprehensive General Development Control Regulation-2017 sanctioned by the Notification No.GH/V/269 of 2017/EDB-102016-3629-L, dated.12.10.2017, (hereinafter referred as CGDCR) of the Urban Development and Urban Housing Department, Government Of Gujarat, Gandhinagar.

Now, therefore, the Government of Gujarat hereby proposes the variations in CGDCR under sub-section (1) of section-116A of the Gujarat Town Planning and Urban Development Act - 1976 as enumerated in the SCHEDULE below.

Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variations made in CGDCR to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, 9<sup>th</sup> floor, Block No.14, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

##### SCHEDULE

1. The regulation No.6.22 is replaced as under.

##### 6.22 Re-Development of dilapidated residential buildings

- 1) It shall apply in case of Re-Development for DW-3 type of residential buildings where the re-development of existing number of dwelling units is not permissible under the CGDCR-2017.
- 2) Dilapidated residential building means building which is,



- a. more than 25 years as on the date of application for Re-Development to the competent authority, or
- b. declared as dilapidated building by the competent authority, or
- c. dilapidated residential building declared by the committee (hereinafter referred as "the committee") formed as under, on application from the applicants.

3) Constitution of the committee

Sr. no.	Municipal Corporation area	Constituted Urban /Area Development Authority area	Designated Area Development Authority / Municipality area	Members of the committee
(1)	(2)	(3)	(4)	(5)
1	Municipal Commissioner	Chairman of UDA / ADA	Regional Municipal Commissioner	Chairperson
2	Deputy Commissioner	Chief Executive Authority	Chief Officer	Member
3	Town Development Officer or equivalent	Additional Chief Town Planner or Senior Town Planner	Town Planner of concern District	Member Secretary
4	City Engineer	Executive Engineer	Municipal Engineer	Member
5	Chief Fire Officer	Regional Fire Officer	Regional Fire Officer	Member

- 4) Dwelling unit having existing carpet area less than 40 sq.mtr., may be redeveloped as dwelling unit upto 40 sq.mtr. carpet area.

However, in case of dwelling unit having existing carpet area more than 40 sq.mtr., may be redeveloped as dwelling unit equal to existing carpet area.

*Note: Carpet area means net area within a unit of a building excluding walls or columns, W.C., bathroom, kitchen, semi-open spaces such as verandah or balcony, and staircase, lift, corridors or passages.*

- 5) The maximum number of dwelling units in no case exceeds the existing authorized number of dwelling units.
- 6) FSI Permitted,
- a) Authorized existing building FSI, or
  - b) Permissible FSI(base) as per Prevailing CGDCR. whichever is more.

Additional FSI more than the above shall be charged @40% of the open land of Jantri rate.

- 7) Maximum permissible Building Height as per prevailing CGDCR or authorized existing building height whichever is more, shall be permitted.

However, on road width less than 9.00 mt., the building height more than the maximum permissible building height as per the prevailing CDGCR may be permitted, on recommendation by the committee, considering the fire safety.

- 8) Parking requirement may be relaxed, based on the recommendation of the committee, subject to condition that in redeveloped building, the total hollow plinth is exclusively used for parking.

- 9) Fire safety and structural safety norms shall be as per prevailing CGDCR-2017.
- 10) Amalgamation of such building units shall not be permitted with other building unit/units.
- 11) The redeveloped dwelling unit shall not be sold within 5 years from the date of issue of occupancy certificate by competent authority.
- 12) Notwithstanding anything contained in this CGDCR, the above regulations shall be applicable for re-development of dilapidated residential buildings.

2. In regulation no.13.1.7, new Sr.No.8 is added after Sr.no.7 as under.

**8. For permitted use classified as Mercantile-1, Mercantile-2 and Mercantile-3,**

- (a) The floor height upto 5.6 mt. may be permitted except for the use of LPG Cylinder Godown and Kerosene Depot.
- (b) In case the floor height is exceeding 3.6 mtr., 90% of floor area shall be counted towards F.S.I. area in addition to the regular F.S.I area of the concerned floor.
- (c) Total F.S.I including additional F.S.I. shall be considered towards calculation of parking areas. Provided that the additional F.S.I. shall not be counted towards number of floors.
- (d) The total F.S.I. including additional FSI (paid FSI) shall not exceed the maximum permissible FSI as per these regulations.
- (e) For use of Cineplex (mentioned in Mercantile 2) provisions mentioned in clause (a) to (d) above shall not be applicable.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 30<sup>th</sup> June, 2020.

**GUJARAT LOCAL AUTHORITIES AND TOWN PLANNING LAWS (AMENDMENT) ACT, 2019**

**No.GH/V/79 OF 2020/PRCH/102019/3164/L :-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Local Authorities and Town Planning Laws (Amendment) Act, 2019 (Guj. 14 of 2019), the Government of Gujarat hereby appoints the 1<sup>st</sup> July, 2020 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## EXTRAORDINARY

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#### PART IV-B

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#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 23<sup>rd</sup> June, 2020.

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**NO.GH/SH/27/PVS/102020/287/S:-** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the first year of the Master of Computer Application Course (MCA) and payment of fees, namely:-

#### 1. Short Title and Commencement.-

- (1) These rules may be called the Master of Computer Application Course (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on and from the date of publication in the *Official Gazette*.

#### 2. Definitions. -

- (1) In these rules, unless the context otherwise requires,—

- (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
- (b) "Admission" means admission of students in the first year of the Master of Computer Application (MCA) Course;
- (c) "Admission Committee" means the Admission Committee constituted by the State Government under section 4 of the Act;
- (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act 1987 (52 of 1987);

- (e) "Common Management Aptitude Test (CMAT)" means the entrance test, conducted by the National Testing Agency (NTA), New Delhi, for determination of merit of the candidate for the purpose of admission in the Master of Computer Application (MCA) Course;
  - (f) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
  - (g) "Help Centres" means the centres notified by the Admission Committee for facilitation of the candidates for off campus online admission process.
  - (h) "Non-Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
  - (i) "Professional Educational Colleges or Institution" means a college or an institution including a University imparting Master of Computer Application (MCA) course, leading to award a post-graduate degree approved or recognised by the AICTE;
  - (j) "Qualifying Examination" means a degree obtained from,-
    - (i) a University established or incorporated by Central or State Act, or
    - (ii) any institution declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956, or
    - (iii) any other equivalent qualification recognised by the Government;
  - (k) "Sanction intake" means intake sanctioned by the registering or statutory body and/or recognized university;
  - (l) "Supernumerary seats" shall have the meaning assigned to it in clause (ll) of section 2 of the Act;
  - (m) "website" means the official website of the Admission Committee to carry out off-campus online admission process.
- (2) The words and expressions used in these rules but not defined shall have the meanings as assigned to them in the Act

### **3. Admissions to Master of Computer Application (MCA) Course.-**

Admissions to the first year Master of Computer Application (MCA) Course shall be given as under, namely :-

- (1) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee;
- (2) All the Management Seats shall be filled in by the management of the respective Professional Educational College or Institution, on the basis of *inter-se* merit list of the candidates prepared by the respective college or institute.

### **4. Seats Available for Admission.-**

For the purpose of admission to the first year of the Master of Computer Application (MCA) courses, available seats shall include,-

#### **A. Government Seats:**

- (i) All the sanctioned seats of the Master of Computer Application (MCA) course in the Government Colleges or Institutions of the State,
- (ii) All the sanctioned seats of the Master of Computer Application (MCA) course in the aided Colleges or Institutions,

- (iii) Fifty percent (50%) of the total sanctioned seats of the Master of Computer Application (MCA) course in the unaided Colleges or Institutions, and
- (iv) All supernumerary seats of the professional courses in the Government Colleges or Institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats:**

- (i) Fifty percent (50%) of the total sanctioned seats of the Master of Computer Application (MCA) Courses in the unaided Colleges or Institutions including fifteen percent (15%) Non-Resident Indian (NRI) seats.
- (ii) The intimation received, in respect of sanction of seats, by the Admission Committee prior to the counseling program, shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution,

**5. Eligibility for Admission.-**

**A. Government Seats:-**

- (1) For the purpose of admission, a candidate shall have appeared in the Common Management Aptitude Test (CMAT) as prescribed by the AICTE, for the corresponding year.
- (2) A candidate shall have passed the qualifying examination of BCA/Bachelor Degree in Computer Science Engineering or Equivalent or Degree Passed with B.Sc/B.Com./B.A. with Mathematics at 10+2 level or at Graduation level (With Additional bridge courses as per the norms of concerned University) as per the AICTE prevailing norms with minimum of 50% marks (45% marks in case of SC/ST/SEBC/EWSs category candidates) from-
  - (a) a University situated in the Gujarat State; or
  - (b) University situated outside the Gujarat State:

Provided that the candidate shall have passed the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) or its equivalent examination from,-

- (i) the Gujarat Board; or
- (ii) the Central Board of Secondary Education: Provided that,-
  - (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
  - (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli; or
- (iii) the Council of Indian School Certificate Examination, New Delhi: Provided that,-
  - (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
  - (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli:

- (iv) the National Institute of Open Schooling:

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or

- (v) the International School Board (International Baccalaureate and Cambridge):

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin:

Provided that a candidate shall have passed the Higher Secondary School Examination (Standard XII, 10+2 pattern) or Bachelors' degree with Mathematics or Business Mathematics or Statistics as one of the subjects.

- (3) Five percent (5%) of seats in Government and aided institutions shall be available for the candidates who have cleared the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from a recognized institute and University located in India (Excluding Gujarat State) and have appeared in CMAT for the corresponding year.
- (4) The seats in Government and aided institutions shall be available for the candidates from schools from outside India who have cleared qualifying examination, on supernumerary seats as per guidelines of AICTE.
- (5) Subject to the provisions of sub-rules (1), (2), (3) and (4), a candidate who has appeared in the final year of Bachelor's Degree examination shall also be eligible to apply provided he shall have passed the qualifying examination with 50% marks (45% marks in case of Scheduled Castes, Scheduled Tribes, SEBC or EWSs candidate) at the time of admission.

**Explanation.** - 50% marks (45% marks in case of SC/ST/SEBC/EWSs category candidates) shall be computed on the basis of grand total or, Cumulative Grade Point Average as shown in the final year mark-sheet of the University. In case of grade points, the candidate shall be required to produce equivalence percentage certificate from the University.

### **B. Management Seats**

- (1) For the purpose of admission, a candidate shall have appeared in the CMAT, for the corresponding year and shall have passed the qualifying examination with minimum of 50% marks (45% marks in case of SC/ST/SEBC/EWSs category candidates) from recognized University located in India (including Gujarat State).
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE from time to time, and equivalency defined by Association of Indian Universities (AIU), New Delhi shall also be eligible for admission subject to guideline of AICTE in this regard.

**6. Reservation of Seats.-**

- (1) For the purpose of admission in Government Seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

(a) Scheduled Castes	:	7%
(b) Scheduled Tribes	:	15%
(c) Socially and Educationally Backward Classes, Including Widows and orphan of any caste	:	27%
(d) Economically Weaker Section (EWSs)	:	10%

- (2) A candidate seeking admission on reserved seat shall be required to produce a certificate of inclusion in the concerned category:

Provided that the candidates belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the Caste certificate.

- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. The validity of such certificate shall be as per prevailing rules of the State Government norms.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

- 7. Reservation For Physically Disabled Candidates.-** Five percent(5%) of the available seats in each category shall be reserved, in accordance with the provisions of the section 32 of the rights of Persons With Disabilities ACT,2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation.-**“person with disability” means a person suffering from not less than Forty percent (40%) of any disability as certified by a competent medical authority.

- 8. Reservation for the Children of Defence Personnel and Ex-Servicemen. -**

- (1) One percent (1%) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.

- (2) A candidate claiming admission against the Ex-Serviceman category shall require to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs, Police Division-II, Government of India shall require to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement, respectively.
- (3) The seats remaining vacant against the category of Defence Personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence Personnel and Ex-Servicemen, of Gujarat origin and serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the college or institute located outside the Gujarat State and have appeared in the CMAT, conducted in the corresponding academic year.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**9. *Distribution of Government Seats.-***

- (1) All the sanctioned Government seats of the Professional Post-Graduate Courses- MCA shall be filled in by the candidates who have appeared in the CMAT, for the corresponding year.
- (2) If the Government seats remain vacant which were to be filled in by the candidate falling under sub-rules (3) and (4) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under sub-rules (1) and (2) of para A of rule 5 and vice-versa.

**10. *Supernumerary Seats.-***

- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE and Ministry of Human Resources Development, Government of India.
- (2)
  - (a) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the MCA course in the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by AICTE ;
  - (b) the supernumerary seats not exceeding five percent of sanctioned intake of the colleges or institutions shall be filled on the basis of merit of the candidate, whose parents' annual income does not exceeds Rs. 8.0 lakh from all sources of income. These seats shall be supernumerary in nature. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up;
  - (c) the supernumerary seats which remain vacant shall not be offered to anyone other than the respective category;
  - (d) the Waiver is limited to the tuition fee as approved by the State Level Fee Committee (FRC) for Self Financing Institutions and by the Government for the Government and Government Aided Institutions. All other fee except tuition fee shall have to be paid by the beneficiary;
  - (e) the Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course in any circumstances.



- (3) (a) Notwithstanding anything contained in these rules, two supernumerary seats in each college or institute shall be filled by the candidates who are migrants of the State of Jammu and Kashmir, in accordance with the directions from the AICTE and Ministry of Human Resources Development, Government of India, subject to the eligibility criteria prescribed in these rules.
- (b) Such candidate shall be exempted from appearing in the CMAT.
- (4) The supernumerary seats not exceeding fifteen percent (15%) of the sanctioned intake of all the Government Colleges or Institutions, grant-in-aid Colleges or Institutions or unaided Colleges or Institutions approved by AICTE shall be filled in with the candidates falling under the category of Foreign Nationals or Persons of Indian Origin (PIO) or the children of Indian workers in Gulf countries, subject to the condition that up to one-third of the 15 percentage shall be reserved in the different disciplines in all. the colleges or institutions, for the Children of Indian workers in the Gulf Countries. The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category.

**11. Registration for the Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the state, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration in any mode of admission either through Admission Committee or at the institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate is required to upload the necessary documents on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original Certificates and testimonials necessary for the purpose of admission at the time of admission within the time- limit prescribed in Rules, may be registered for admission, In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned institution.

**12. Preparation of Merit List.-**

**A. Government Seats:-**

- (1) The merit list of the candidates who have applied for admission in the manner prescribed by the Admission Committee, within the prescribed time limit and who are found eligible for admission under these rules, shall be prepared in the following manner, namely:- .

(a) For the candidates who have passed the Qualifying Examination and schools from any of the Boards mentioned in the sub-rule(2) of para A of rule 5, on the basis of marks obtained in the CMAT;

(b) For the candidates who have passed the Qualifying Examination from any of the recognised Schools and Universities mentioned in sub-rule (3) of para A of rule 5, on the basis of marks obtained in the CMAT.

(2) The criteria for deciding merit order in case of students having equal merit marks in CMAT shall be in the following sequence, namely:-

- (i) Marks obtained in QT & Data Interpretation section of CMAT,
- (ii) Marks obtained in Logical Reasoning section of CMAT,
- (iii) Marks obtained in Language Comprehension section of CMAT,'
- (iv) Percentage of marks obtained in Mathematics subject of S.S.C. Examination (Std. 10<sup>th</sup>),
- (v) Percentage of marks obtained in S.S.C. Examination (Std. 10<sup>th</sup>).

#### **B. Management Seats:-**

- (1) Merit list for candidates who have passed qualifying examination from school located in India (Including Gujarat State) and have appeared in CMAT examination for the corresponding year, Merit list for such candidates shall be based on the CMAT examination of corresponding year or any such merit based scheme as declared by the concerned institution in advance, of the corresponding year giving priority to the candidates who appeared in CMAT.
- (2) The candidates who have passed qualifying examination from Institutions/universities located outside India; the merit list of such candidates shall be based on the percentage of marks obtained at qualifying examination.

**13. Admission Procedure.**— The admission procedure shall be off campus online in the following manner, namely:-

#### **A. Government Seats :-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as it may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counseling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates are required to obtain the print out of the Information letter and bank receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fee as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as

aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same institute in subsequent round of counseling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same institute.

- (7) Where considerable number of seats falls vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for upgradation of choices already given or submit new choices. If the candidate gets the admission on the basis of upgradation or new choice, then his earlier admission shall be treated as cancelled.

**B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned institution or college. The merit lists shall be displayed on the website of the concerned institution or college.
- (2) Each institute will have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his/her admission form.

**14 Fee.-**

- (1) A candidate who gets admission in the Government or aided college or institution shall have to pay such fees, as may be determined by the Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided that the seat vacated by him is filled by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, shall be refunded the fees after the completion of admission process.

**15. Documents to be Uploaded with the application.-**

The candidate shall attached/uploaded following Documents namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet or of equivalent examination,
- (iii) Mark-sheets of all semesters / years of degree (graduation),
- (iv) CMAT Score card/Score card of valid entrance test,
- (v) School Leaving Certificate or Transfer Certificate,
- (vi) Cast/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) or Economically Weaker Sections (EWSs) issued by the authority empowered by the State Government in this behalf,

- (vii) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the authority empowered by the Government of Gujarat. Such certificate shall have validity as per prevailing Rules and Regulations of Government of Gujarat.
- (viii) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/ competent Medical Authority, in case of a Physically Handicapped candidate,
- (ix) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (x) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit, in which he is serving,
- (xi) Passport size Photograph of candidate,
- (xii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (xiii) Such other certificates as the Admission Committee deems necessary.

**16. *Ineligibility for admission on production of false documents.-***

During verification of documents, if the Admission Committee finds any certificate or testimony or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year and he shall be disqualified for admission for the period of next two years.

**17. *Cancellation of Admission and Refund of Fees.-***

- (1) In case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the College or Institution in which the candidate was granted admission shall refund the amount of fees collected by it, to such candidate.
- (2)
  - (a) In case of a candidate withdrawing his candidature before completion of admission process, for any reason whatsoever, he may login to his account on the *website* of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the fees collected, if any, by the Admission Committee shall be refunded to such candidate, subject to the condition of such vacated seat being filled up by the Admission Committee,
  - (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as provided in clause (a), the fees paid by him shall be refunded subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
  - (c) A candidate desirous to withdraw his candidature after completion of admission on, vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
  - (d) In case of cancellation of admission at college or institute level on the request of the student, he shall liable to pay the fees for the current semester and no college or institution shall demand fees for further semesters.

**18. *Vacant Seats.-***

- (1) The vacant seats of Government and aided Colleges / Institution shall be filled in by the Admission Committee through online/offline counseling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission

process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common *inter-se* merit list.

**19. Admission to Unaided Colleges or Institutions.-**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**20. Penalty.-**

Any breach of any of the provisions of the Act, these rules or any direction issued by the Government, the Admission Committee or as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**21. Interpretation.-**

In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

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VOL. LXI ]

TUESDAY, JUNE 30, 2020 / ASADHA 9, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### HOME DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> June, 2020.

#### GUJARAT POLICE ACT, 1951.

**NO.GG/35/2020/PWS/102008/1804/A:** - In exercise of the powers Conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom.XXII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Police Sub-Inspector (Wireless), Class III, in the Subordinate Service of the Police Department Recruitment Pules, 2011, namely: -

1. These rules may be called the Police Sub-Inspector (Wireless) Class III, in the subordinate service of the Police Department Recruitment (Amendment) Rules, 2020.
2. In the Police Sub Inspector (Wireless), Class III, in the Subordinate Service of the Police Department Recruitment Rules, 2011 (hereinafter referred to as "the said rules"), in rule 2, in clause (a),-
  - (i) for the words "by promotion of a person on the basis of seniority cum merit", the words bracket and figures " by promotion of a person who possess "good bench mark" for being considered fit for promotion within the zone of consideration laid down in the Gujarat Civil Services Classification and Recruitment(General) Rules,1967" shall be substituted;
  - (ii) in sub-clause (i) for the words and brackets "Radio Operator (Head Constable, Grade-I), Class III" or "Radio Technician (Head Constable, Grade I), Class III", the words "Technical Operator, Class III" shall be substituted.
3. In the said rules, in rule 4, in clause(a),
  - (i) for the figures and word "28 years", the figures and word "35 years" shall be substituted;
  - (ii) in the proviso to clause(a) for the words "Scheduled Castes, Scheduled Tribes or Socially and Educationally Backward Classes", the words "Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes or Economically Weaker Sections" shall be substituted;

(iii) for clause (b), the following clause shall be substituted, namely:-

"(i) possess Bachelor's Degree in Engineering or Technology in Electronics and Communication / Electronics and Telecommunication / Electronics Engineering / Information Technology / Computer Engineering / Computer Science (minimum four year course ) obtained from any of the University established or incorporated by or under the Central or State Act in India; or any other education Institutions recognized as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; Or;

(ii) possess Diploma in Electronics and Communication / Electronics and Telecommunication / Electronics Engineering / Information Technology / Computer Engineering obtained from Technical Examination Board or from any of the University established or incorporated by or under the Central or State Act in India; or any other Education Institutions recognized as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and;

(a) have about two years' experience on the post not below the rank of Technical Operator, Class III in the Subordinate Service of the Police Department, or

(b) have about two years' experience in the field of Radio Engineering or Telecommunication or Electronics and Communication or Maintenance of wireless equipment in the Government/ Government under taking / Board / Corporation / Limited Company established under the Companies Act, 2013 on the post which can be considered equivalent to the post not below the rank of Technical Operator, Class III, in the Subordinate Service of the Police Department";

(iv) Clause (c) shall be deleted.

4. In the said rules, in rule 8, for the words "three months", the words "eight months" shall be substituted.

By order and in the name of Governor of Gujarat,

**D. R. BHAMMAR,**  
Deputy Secretary to Government.

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VOL. LXI]

TUESDAY, JUNE 30, 2020/ ASADHA 9, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 30<sup>th</sup> June, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No. GH/V/80 of 2020/DVP-242019-2137(2)-L :-** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated.27.10.2016.

1. The land bearing R.S.No.2/p, 4/p, 5/p, 12, 13, 14/p, 15 and R.S.No. 412/p of Village: Metoda designated for "Agricultural Zone" shall be deleted from the said zone and the land thus released shall be designated for "Gamtal Extension" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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WEDNESDAY, JULY 01, 2020 / ASADHA 10, 1942

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts**

#### **NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT ORDER**

Sachivalaya, Gandhinagar, 29<sup>th</sup> June, 2020.

**Order No:- VSP-102019/V-1-kh-4-** WHEREAS certain difficulties have arisen in giving effect to the provisions of the Gujarat Domestic Water Supply (Protection) Act, 2019 (Guj. 22 of 2019);

NOW. THEREFORE, in exercise of the powers conferred by sub-section (1) of section 27, the Government of Gujarat hereby makes the following Order to remove the difficulties, namely :-

1. This Order may be called the Gujarat Domestic Water Supply (Protection) (Removal of Difficulties) Order. 2020.
2. In the Gujarat Domestic Water Supply (Protection) Act, 2019 (hereinafter referred to as the "said Act"), to section 3, the following Explanation shall be added, namely:-  
"Explanation:- It is implied that there could be private water distribution systems owned and operated by legal entities other than the authorities specified in section 4."
3. In the said Act. for section 4, the following section shall be substituted namely:-  
Public Water Distribution Authorities:-  
"4. (1) Authority for the purposes of this Act shall mean the local authority. Board or the Gujarat Water Infrastructure Limited.  
(2) No entity other than an authority shall lay or own public water distribution system in the State:

Provided that the State Government may, in public interest, by a notification in the *Official Gazette* authorize any other agency to lay or own a public water distribution system for such area, as it may deem fit:

Provided further that where a local authority or an agency has laid a part of the public water distribution system outside its limits or area, the same shall be deemed to be within its jurisdiction for the purposes of this Act:

Provided also that the Board may, on a request made by a local authority, lay and operate public water distribution system within the limits of such local authority."

4. In the said Act, in section 5. in sub-section (1), in Part I, clause (f) shall be deleted.
5. In the said Act, in section 8. in sub-section (1), for the words "A water meter shall be installed", the words "An authority may install water meter" shall be substituted.
6. In the said Act, in section 9. to sub-section (1), the following Explanation shall be inserted, namely:-

"Explanation,- The source for the purposes of this Act shall imply the water source at the tapping point from where the connection is obtained For domestic public water supply."

7. In the said Act, in section 11 :-

(i) in sub-section (3), the words, brackets and figures "sub-clauses (i) to (vi) of" shall be deleted:

(ii) in sub-section (6). the words, brackets and figures "sub-clauses (i) to (v) of" shall be deleted.

8. In the said Act, in section 13:-

(i) in sub-section (1), in clause (a), for the words "enter and inspect at any time", the words "enter and inspect at reasonable hours of the day" shall be substituted;

(ii) in sub-section (3). for the words "carried out under this sub-section", the words "'carried out under this section" shall be substituted.

9. In the said Act. in section 14:-

(i) in sub-section (1), for the words "his finding to the Assessing Officer", the words "his finding to the Assessing Officer appointed under sub-section (4)" shall be substituted:

(ii) in sub-section (3), for the words "The Assessment Officer", the words "The Assessing Officer" shall be substituted.

10. In the said Act, in section 18:-

(i) for sub-section (1), the following sub-section shall be substituted, namely:-

"(1) The Authority or any officer authorized by it in this behalf may, either before or after the institution of the proceedings for any offence punishable under this Act and before a judgment or order is passed in this regard, accept from the user or the person charged with an offence by way of compounding lee of the offence, a sum specified by the State Government under sub-section (2)".

(ii) in sub-section (3), for the words "shall be discharge", the words "'shall be discharged" shall be substituted.

11. In the said Act, in section 19,

(i) for the words "to deal with or decide with", the words "to deal with or decide" shall be substituted;

(ii) for the words "any action taken or to be taken", the words "any action taken or proposed to be taken" shall be substituted.

- 12.** In the said Act, in section 20, for sub-section (1), the following shall be substituted, namely:-
- "(1) The provisions of this Act shall have effect notwithstanding anything contained in any other law for the time being in force in relation to the public domestic water supply."
- 13.** In the said Act, in section 22, the words "to be the special court." shall be added at the end.
- 14.** In the said Act. in section 26,
- (i) in sub-section (2),
- (a) in clause (d), for the words, brackets and figure "under the sub-section (4)", the words, brackets and figure "under sub-section (4)" shall be substituted;
- (b) in clause (f), for the words and brackets "under the sub-section (3)", the words and brackets "under sub-section (3)" shall be substituted.
- (ii) in sub-section (4), for the words and brackets "in the *Official Gazette* and thereupon", the words and brackets "in the *Official Gazette* and shall thereupon", shall be substituted.
- 15.** In the said Act. in section 27, in sub-section (2), for the words "shall be laid, as soon as may be, after it is made before the Legislature", the words "shall be laid, as soon as may be after it is made, before the Legislature" shall be substituted.

By order and in the name of the Governor of Gujarat,

**DHANANJAY DWIVEDI,**

Secretary to Government.

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EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, JULY 1, 2020 / ASADHA 10, 1942

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## PART IV-B

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by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ : ૩૦મી જૂન, ૨૦૨૦.

ક્રમાંક : જીએચકેએચ/૬૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ

પ્રસ્તાવના:

ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૭૪(ગ) હેઠળ નિર્દિષ્ટ સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણી, અધિનિયમની કલમ-૧૪૫(ક) થી (વ) ની જોગવાઈઓ મુજબ કરવાની હોય છે. આ સિવાયની મંડળીઓ તેમના ચૂંટણી નિયમો અનુસાર ચૂંટણી કરતા હોય છે.

કોરોના વાયરસની મહામારીના કારણે સરકારશ્રી દ્વારા જાહેર કરેલ લોકડાઉનના સમય દરમિયાન રાજ્યની મોટાભાગની કચેરીઓ બંધ રહેવા પામેલ હતી તથા વહીવટતંત્ર કોવિડ-૧૯ના સંદર્ભની અગત્યની કામગીરી સાથે રોકાયેલ હતું. સરકારશ્રીના લોકડાઉનના આદેશના કારણે સોશિયલ ડિસ્ટન્સિંગ સાથે નિર્દિષ્ટ સહિત તમામ સહકારી મંડળીઓમાં ચૂંટણી કરવી પણ શક્ય ન હતી. સદરહુ કારણો ધ્યાને લઈ કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ તા.૨૪/૦૩/૨૦૨૦ થી નિર્દિષ્ટ મંડળીઓ સહિતની તમામ સહકારી મંડળીઓની ચૂંટણીઓ અન્ય હુકમ ન થાય ત્યાં સુધી જે તે તબક્કે છે, તે તબક્કેથી મુલતવી રાખવાનો આદેશ કરેલ હતો.

ભારત સરકારશ્રી દ્વારા અનલોક-૧ અન્વયે તા.૦૧/૦૬/૨૦૨૦થી મોટાભાગની છુટછાટ જાહેર કરેલ છે. રાજ્ય સરકારશ્રી દ્વારા પણ માર્ઈકો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારોમાં મહદઅંશે છુટછાટ આપેલ છે. તમામ સરકારી કચેરીઓ સંપૂર્ણ સ્ટાફ સાથે શરૂ થઈ ગયેલ છે. આવા સંજોગોમાં નિર્દિષ્ટ સહકારી મંડળીઓની ચૂંટણીઓ તંત્ર દ્વારા કરાવી શકાય તેમ છે. સહકારી સંસ્થાઓ લોકશાહી ઢબે ચાલતી સંસ્થાઓ હોય સંસ્થાના સભાસદો દ્વારા મેન્ડેટ આપેલ પ્રતિનિધિઓ દ્વારા સંસ્થાનો વહિવટ થાય એ વધારે વ્યાજબી છે. આથી જ્યારે અનલોક-૧ની ગાઈડલાઈન મુજબ સમગ્ર રોજીદી

કામગીરી પૂર્વવત સામાન્ય થઈ રહેલ છે ત્યારે માઈક્રો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારોમાં આવેલી નિર્દિષ્ટ સહકારી મંડળીઓ સહિત તમામ પ્રકારની સહકારી મંડળીઓની ચૂંટણીઓ યોજી શકાય તેમ હોય, સહકારી સંસ્થાઓ તથા વિશાળ સભાસદ સમુદાયના હિતને ધ્યાને લઈ પુખ્ત વિચારણાના અંતે નીચે મુજબ જાહેરનામું પ્રસિધ્ધ કરવામાં આવે છે.

**જાહેરનામું:**

જાહેરનામા ક્રમાંક : જીએચકેએચ/૪૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ તા.૨૪/૦૩/૨૦૨૦ થી રાજ્યની નિર્દિષ્ટ મંડળીઓ સહિતની તમામ સહકારી મંડળીઓની ચૂંટણી જે તે તબક્કે મુલતવી રાખવામાં આવેલ. હવે ભારત સરકારશ્રીએ અનલોક-૧ ની આપેલ ગાઈડલાઈન મુજબ તથા આપેલ છુટછાટ ધ્યાને લેતા માઈક્રો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારમાં આવેલ નિર્દિષ્ટ સહકારી મંડળીઓ સહિત તમામ પ્રકારની સહકારી મંડળીઓની ચૂંટણીઓ યોજવા આથી મંજૂરી આપવામાં આવે છે.

નામદાર હાઈકોર્ટમાં થયેલ સી.એ.નં.૩/૨૦૨૦ માં તા.૦૮/૦૬/૨૦૨૦ના હુકમને ધ્યાને લઈ, નર્મદા મુગરની ચૂંટણી પુરતી તથા નામદાર કોર્ટના આદેશથી અન્ય જે સંસ્થાઓની ચૂંટણીઓ મુલતવી રાખવા હુકમ થયેલ હશે તે સંસ્થાઓને આ જાહેરનામું અસરકર્તા રહેશે નહીં.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, JULY 03, 2020 / ASADHA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 25<sup>th</sup> June, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

**No.GU/2020/20/GMR-102020-MM-05-CHH,-** Whereas the proposal vide Single file system No.CGM/AUCTIONCELL/CENTRALZONE/PNC-01/GNT/20-21 dated 15/06/2020 received from the office of the Commissioner, Geology and Mining, Gandhinagar, the State Government hereby notifies the following Granite bearing areas of Adadra village of Kalol Taluka of Panchmahal district and Vallavpur village of Shehera Taluka of Panchmahal district in total 02 blocks, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Type of land
1.	Adadra Granite Block-1	Adadra, Kalol, Panchmahal	01.74.42	279421	Private
2.	Vallavpur Granite Block-1	Vallavpur, Shehera, Panchmahal	01.30.23	417257	Private

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- (i) Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017, as amended.
- (ii) Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- (iii) Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- (i) There would not be any reservation with regard to specified end-use.
- (ii) The base premium is fixed as 5% for all the Granite mineral blocks to be put for auction.
- (iii) Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	Timeline
Date of issuance of Notice Inviting Tender	To
Completing of Stage-I i.e. Issuance of Letter of Intent	To + 105 days

- (iv) The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**D. G. CHAUDHARI,**  
Deputy Secretary to Government.

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सत्यमेव जयते

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by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> June, 2020.

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**No.GH/SH/25/2020/PVS/102020/285/S** dated:- In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf,, the Government of Gujarat hereby makes the following rules to regulate admission to the first year of the Master of Business Administration (MBA) Course and payment of fees, namely :-

#### 1. Short Title and Commencement.-

- (1) These rules may be called the Master of Business Administration Course (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on and from the date of publication in the *Official Gazette*.

#### 2. Definitions. -

- (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of students in the first year of the Master of Business Administration (MBA) Course;
  - (c) "Admission Committee" means the Admission Committee constituted by the State Government under section 4 of the Act;



- (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act 1987 (52 of 1987);
  - (e) "Common Management Aptitude Test (CMAT)" means the entrance test, conducted by the National Testing Agency (NTA), New Delhi, for determination of merit of the candidate for the purpose of admission in the Master of Business Administration (MBA) Course;
  - (f) "Common admission Test (CAT)" means the entrance test, conducted by the consortium of Indian institute of Managements, for determination of merit of the candidate for the purpose of admission in the Master of Business Administration (MBA) Course;
  - (g) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
  - (h) "Help Centres" means the centres notified by the Admission Committee for facilitation of the candidates for off-campus online admission process.
  - (i) "Non-Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
  - (j) "Professional Educational Colleges or Institution" means a college or an institution including a University imparting Master of Business Administration (MBA) Course, leading to award a post-graduate degree approved or recognised by the AICTE;
  - (k) "Qualifying Examination" means a degree obtained from,-
    - (i) a University established or incorporated by the Central or a State Act, or
    - (ii) any institution declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956, or
    - (iii) any other equivalent qualification recognised by the Government;
  - (l) "Sanctioned intake" means intake sanctioned by the registering or statutory body and/or recognized university;
  - (m) "Supernumerary seats" shall have the meaning assigned to it in clause (ll) of section 2 of the Act;
  - (n) "website" means the official website of the Admission Committee to carry out off campus online admission process.
- (2) The words and expressions used in these rules but not defined shall have the meanings as assigned to them in the Act.

### **3. Admissions to Master of Business Administration (MBA) Course.-**

Admissions to the first year of the Master of Business Administration (MBA) Course shall be given as under, namely :-

- (1) All the Government Seats shall be filled on the basis of merit list prepared by the Admission Committee.
- (2) All the Management Seats shall be filled by the management of the respective Professional Educational College or Institution, on the basis of inter-se merit list of the candidates prepared by respective college or institute.

### **4. Seats Available for Admission.-**

For the purpose of admission to the first year of the Master of Business Administration (MBA) courses, available seats shall include,-

**A. Government Seats:**

- (i) All the sanctioned seats of the Master of Business Administration (MBA) course in the Government Colleges or Institutions of the State,
- (ii) All the sanctioned seats of the Master of Business Administration (MBA) course in the aided Colleges or Institutions,
- (iii) Fifty percent (50%) of the total sanctioned seats of the Master of Business Administration (MBA) course in the unaided Colleges or Institutions, and
- (iv) All supernumerary seats of the professional courses in the Government Colleges or Institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats:**

- (1) Fifty percent (50%) of the total sanctioned seats of the Master of Business Administration (MBA) Course in the unaided Colleges or Institutions including 15% Non-Resident Indian (NRI) seats.
- (2) The intimation received, in respect of sanction of seats, by the Admission Committee prior to the counseling program, shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. Eligibility for Admission.-****A. Government Seats:-**

- (1) For the purpose of admission, a candidate shall have appeared in the Common Management Aptitude Test (CMAT) as prescribed by AICTE, for the corresponding year.
- (2) A candidate shall have passed the qualifying examination with minimum of 50% marks (45% marks in case of SC/ST/SEBC/EWSs category candidates) from-
  - (a) a University situated in the Gujarat State; or
  - (b) a University situated outside the Gujarat State Provided that the candidate shall have passed the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) or its equivalent examination from,-

- (i) The Gujarat Board; or
- (ii) The Central Board of Secondary Education:

Provided that,-

- (a) The school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) The school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli; or
- (iii) The Council of Indian School Certificate Examination, New Delhi:  
Provided that,-

- (a) The school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) The school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli:
- (iv) the National Institute of Open Schooling:

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (v) the International School Board (International Baccalaureate and Cambridge):

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin.

- (3) Five percent (5%) of seats in Government and aided institutions shall be available for the candidates who have cleared the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from a recognized institute and University located in India (Excluding Gujarat State) and have appeared in CMAT for the corresponding year.
- (4) The seats in Government and aided institutions shall be available for the candidates from schools from outside India who have cleared qualifying examination, on supernumerary seats as per guidelines of AICTE.
- (5) Subject to the provisions of sub-rules (1), (2), (3) and (4), a candidate who has appeared in the final year of Bachelor's Degree examination shall also be eligible to apply provided he shall have passed the qualifying examination with 50% marks (45% marks in case of Scheduled Castes, Scheduled Tribes, SEBC or EWSs candidate) at the time of admission.

**Explanation.** - 50% marks (45% marks in case of SC/ST/SEBC/EWSs category candidates) shall be computed on the basis of grand total or, Cumulative Grade Point Average as shown in the final year mark-sheet of the University. In case of grade points, the candidate shall be required to produce equivalence percentage certificate from the University.

#### **B. Management Seats :-**

- (1) For the purpose of admission, a candidate shall have appeared in the CMAT/CAT as prescribed by AICTE, for the corresponding year and shall have passed the qualifying examination with minimum of 50% marks (45% marks in case of SC/ST/SEBC/EWSs category candidates) from recognized University located in India (including Gujarat State).
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE from time to time, and

equivalency defined by Association of Indian Universities (AIU), New Delhi shall also be eligible for admission subject to guideline of AICTE in this regard.

#### 6. Reservation of Seats.-

- (1) For the purpose of admission in Government Seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

(a) Scheduled Castes	:	7%
(b) Scheduled Tribes	:	15%
(c) Socially and Educationally Backward Classes, Including Widows and orphan of any caste	:	27%
(d) Economically Weaker Section (EWSs)	:	10%

- (2) A candidate seeking admission on reserved seat shall be required to produce a certificate of inclusion in the concerned category:

Provided that the candidate belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the Caste certificate.

- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. The validity of such certificate shall be as per prevailing rules of the State Government norms.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified empowered by the State Government in this behalf. In case the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

7. **Reservation For Physically Disabled Candidates.-** Five percent(5%) of the available seats in each category shall be reserved, in accordance with the provisions of section 32 of the Rights of Persons With Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation.-**“person with disability” means a person suffering from not less than Forty percent (40%) of any disability as certified by a competent medical authority.

**8. Reservation for the Children of Defence Personnel and Ex-Servicemen. -**

- (1) One percent (1%) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against the Ex-Serviceman category shall require to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs, Police Division-II, Government of India shall require to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement, respectively.
- (3) The seats remaining vacant against the category of Defence Personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence Personnel/Ex-Servicemen, of Gujarat origin and the children of Defence Personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the college or institute located outside the Gujarat State and have appeared in the CMAT, as prescribed by AICTE, conducted in the corresponding academic year.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**9. Distribution of Government Seats.-**

- (1) All the sanctioned Government seats of the Professional Post-Graduate Courses- MBA shall be filled in by the candidates who have appeared in the CMAT as prescribed by AICTE, for the corresponding year.
- (2) If the Government seats remain vacant which were to be filled in by the candidate falling under sub-rules (3) and (4) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under sub-rules (1) and (2) of para A of rule 5 and vice-versa.

**10. Supernumerary Seats.-**

- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE and Ministry of Human Resources Development, Government of India.
- (2) (a) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the MBA course in the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by AICTE ;  
(b) the supernumerary seats not exceeding five percent (5%) of sanctioned intake of the colleges or institutions shall be filled in on the basis of merit of the candidate, whose parents' annual income does not exceeds Rs. 8.0 lakh from all sources of income. These seats shall be supernumerary in nature. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up;  
(c) the supernumerary seats which remain vacant shall not be offered to anyone other than the respective category;  
(d) The Tuition Fee Waiver Scheme is limited to the tuition fee as approved by the State Level Fee Committee Fee Regulatory Committee (FRC) for Self Financing Institutions and by the State Government for the Government and Government Aided Institutions. All other fee except tuition fee shall have to be paid by the beneficiary;

- (e) The Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course in any circumstances.
- (3) (a) Notwithstanding anything contained in these rules, two supernumerary seats in each college or institute shall be filled by the candidates who are migrants of the State of Jammu and Kashmir, in accordance with the directions from the AICTE and Ministry of Human Resources Development, Government of India, subject to the eligibility criteria prescribed in these rules.
- (b) Such candidate shall be exempted from appearing in the CMAT as Prescribed by AICTE.
- (4) The supernumerary seats not exceeding 15 percent of the sanctioned intake of all the Government Colleges or Institutions, grant-in-aid Colleges or Institutions or unaided Colleges or Institutions approved by AICTE shall be filled in with the candidates falling under the category of Foreign Nationals or Persons of Indian Origin (PIO) or the children of Indian workers in Gulf countries, subject to the condition that up to one-third of the 15 percentage shall be reserved in the different disciplines in all the colleges or institutions, for the Children of Indian workers in the Gulf Countries. The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category.

#### **11. Registration for the Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the state, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration in any mode of admission either through Admission Committee or at the institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate is required to upload the necessary documents on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original Certificates and testimonials necessary for the purpose of admission at the time of admission within the time- limit prescribed in these Rules, may be registered for admission, In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned institution.

**12. Preparation of Merit List.-****A. Government Seats:-**

The merit list of the candidates who have applied for admission in the manner prescribed by the Admission Committee, within the prescribed time limit and who are found eligible for admission under these rules, shall be prepared in the following manner, namely:-

(1) The separate merit list shall be prepared, namely:-

(a) For the candidates who have passed the Qualifying Examination and schools from any of the Boards mentioned in the sub-rule(2) of para A of rule 5, on the basis of marks obtained in the CMAT;

(b) For the candidates who have passed the Qualifying Examination from any of the recognised Schools and Universities mentioned in sub-rule (3) of para A of rule 5, on the basis of marks obtained in the CMAT.

(2) The criteria for deciding merit order in case of students having equal merit marks in the CMAT shall be in the following sequence, namely:-

(i) Marks obtained in QT & Data Interpretation section of the CMAT,

(ii) Marks obtained in General Awareness section of the CMAT,

(iii) Marks obtained in Language Comprehension section of the CMAT,

(iv) Percentage of marks obtained in Mathematics subject of S.S.C. Examination (Std. 10<sup>th</sup>),

(v) Percentage of marks obtained in S.S.C. Examination (Std. 10<sup>th</sup>).

**B. Management Seat:-**

(1) Merit list for candidates who have passed qualifying examination from Recognised Universities located in India (Including Gujarat State) and have appeared in CMAT/CAT examination for the corresponding year, Merit list for such candidates shall be based on the marks obtained in the CMAT/CAT examination of corresponding year or any such merit based scheme as declared by the concerned institution in advance, of the corresponding year giving priority to the candidates who appeared in CMAT or CAT.

(2) The candidates who have passed qualifying examination from Institutions/universities located outside India; the merit list of such candidates shall be based on the percentage of marks obtained at qualifying examination.

**13. Admission Procedure.**— The admission procedure shall be off campus online in the following manner, namely:-

**A. Government Seats :-**

The admission procedure shall be online in the following manner, namely:-

(1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted.

(2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as it may consider convenient.

(3) The Admission Committee shall publish the schedule of online counseling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.

(4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website

of the Admission Committee. The candidates are required to obtain the print out of the Information letter and bank receipt copies from the website.

- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same institute in subsequent round of counseling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same institute.

- (7) Where considerable number of seats falls vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for upgradation of choices already given or submit new choices. If the candidate gets the admission on the basis of up-gradation or new choice, then his earlier admission shall be treated as cancelled.

#### **B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institution. The merit lists shall be displayed on the website of the concerned college or institution.
- (2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his/her admission form.

#### **14 Fee.-**

- (1) A candidate who gets admission in the Government or aided college or institution shall have to pay such fees, as may be determined by the Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled in by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.



**15. Documents to be attached/Uploaded with the application.-**

The candidate shall attached/uploaded following Documents namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet or of equivalent examination,
- (iii) Mark-sheets of all semesters / years of degree (graduation),
- (iv) CMAT Score card/Score card of valid entrance test,
- (v) School Leaving Certificate or Transfer Certificate,
- (vi) Cast/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) or Economically Weaker Sections (EWSs) issued by the authority empowered by the State Government in this behalf,
- (vii) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the authority empowered by the Government of Gujarat. Such certificate shall have validity as per prevailing Rules and Regulations of Government of Gujarat.
- (viii) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/ competent Medical Authority, in case of a Physically Handicapped candidate,
- (ix) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (x) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit, in which he is serving,
- (xi) Passport size Photograph of candidate,
- (xii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (xiii) Such other certificates as the Admission Committee deems necessary.

**16. Ineligibility for admission on production of false documents.-**

During verification of documents, or Subsequently if the Admission Committee finds any certificate or testimonial or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**17. Cancellation of Admission and Refund of Fees.-**

- (1) In case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the College or Institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as provided in clause (a), the token tuition fees paid by him shall be refunded, subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.

- (c) A candidate desirous to withdraw his candidature after completion of admission on, vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall be liable to pay the fees for the current semester and no college or institution shall demand fees for further semesters.

**18. Vacant Seats.-**

- (1) The vacant seats of Government and aided Colleges / Institution shall be filled in by the Admission Committee through online/offline counseling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common inter-se merit list.

**19. Admission to Unaided Colleges or Institutions.-**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**20. Penalty.-** Any breach of any of the provisions of the Act, these rules or any direction issued by the Government, the Admission Committee or as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**21. Interpretation.-** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**  
Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

FRIDAY, JULY 3, 2020 / ASADHA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 3<sup>rd</sup> July, 2020.

**Notification No. 57/2020-State Tax**

#### **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-65)GST-2020/S.128(23)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), read with section 148 of the said Act, the Government, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-134)GST-2018/S.128(13)TH dated the 31<sup>st</sup> December, 2018, Notification No. 76/2018-State Tax, namely :-

In the said notification, after the third proviso, the following provisos shall be inserted, namely: -

"Provided also that for the class of registered persons mentioned in column (2) of the Table of the above proviso, who fail to furnish the returns for the tax period as specified in column (3) of the said Table, according to the condition mentioned in the corresponding entry in column (4) of the said Table, but furnishes the said return till the 30<sup>th</sup> day of September, 2020, the total amount of late fee payable under section 47 of the said Act, shall stand waived which is in excess of two hundred and fifty rupees and shall stand fully waived for those taxpayers where the total amount of State tax payable in the said return is nil:

Provided also that for the taxpayers having an aggregate turnover of more than rupees 5 crores in the preceding financial year, who fail to furnish the return in **FORM GSTR-3B** for the months of May, 2020 to July, 2020, by the due date but furnish the said return till the 30<sup>th</sup> day of September, 2020, the total amount of late fee under section 47 of the said Act, shall stand waived

which is in excess of two hundred and fifty rupees and shall stand fully waived for those taxpayers where the total amount of State tax payable in the said return is nil."

2. This notification shall be deemed to have come into effect from the 25<sup>th</sup> day of June, 2020.

By order and in the name of Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 3<sup>rd</sup> July, 2020.

**Notification No. 58/2020-State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-66)GSTR-2020/S.164(61)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

1. (1) These rules may be called the Gujarat Goods and Services Tax (Eighth Amendment) Rules, 2020.

(2) They shall be deemed to have come into force with effect from the 1<sup>st</sup> day of July, 2020.

2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), for the rule 67A, the following rule shall be substituted, namely:-

**"67A. Manner of furnishing of return or details of outward supplies by short messaging service facility.-** Notwithstanding anything contained in this Chapter, for a registered person who is required to furnish a Nil return under section 39 in **FORM GSTR-3B** or a Nil details of outward supplies under section 37 in **FORM GSTR-1** for a tax period, any reference to electronic furnishing shall include furnishing of the said return or the details of outward supplies through a short messaging service using the registered mobile number and the said return or the details of outward supplies shall be verified by a registered mobile number based One Time Password facility.

*Explanation.* - For the purpose of this rule, a Nil return or Nil details of outward supplies shall mean a return under section 39 or details of outward supplies under section 37, for a tax period that has nil or no entry in all the Tables in **FORM GSTR-3B** or **FORM GSTR-1**, as the case may be."

By order and in the name of Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.



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# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ]

SATURDAY, JULY 4, 2020 / ASADHA 13, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

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by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી જુલાઈ, ૨૦૨૦.

### પ્રસ્તાવના:

**ક્રમાંક: જીએચકેએચ/૬૬/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ:-**કોરોના વાયરસ અને તેના પરિણામે સરકારશ્રીએ જાહેર કરેલ લોકડાઉનના કારણે સહકારી મંડળીઓની ચુંટણીઓ યોજવી શક્ય ન હોય સરકારશ્રીના જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ, તા.૨૪/૦૩/૨૦૨૦ થી રાજ્ય સરકારે તમામ સહકારી મંડળીઓને અન્ય હુકમો ન થાય ત્યા સુધી જે તે તબક્કે છે, તે તબક્કેથી મુલતવી રાખવાનો આદેશ કરેલ હતો તથા સરકારશ્રીના જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૭/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ, તા.૨૪/૦૪/૨૦૨૦ થી નિર્દિષ્ટ મંડળીઓ સહિત તમામ સહકારી મંડળીઓની વ્યવસ્થાપક કમિટીની મુદત તા.૩૧/૦૭/૨૦૨૦ સુધી લંબાવવામાં આવેલ છે.

ભારત સરકારશ્રી દ્વારા અનલોક-૧ અન્વયે તા.૦૧/૦૬/૨૦૨૦થી આપેલ છુટછાટને ધ્યાને લઈ નિર્દિષ્ટ સહકારી મંડળીઓ સહિતની તમામ પ્રકારની સહકારી મંડળીઓની ચુંટણીઓ યોજી શકાય તે માટે તા.૨૪/૦૩/૨૦૨૦ના જાહેરનામાથી મુલતવી રાખેલ ચુંટણીઓ પુનઃયોજવા સરકારશ્રીના જાહેરનામા ક્રમાંક: જીએચકેએચ/૬૨/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/છ તા.૩૦/૦૬/૨૦૨૦ થી માઈક્રો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારોમાં આવેલી નિર્દિષ્ટ સહકારી મંડળીઓ સહિત તમામ પ્રકારની સહકારી મંડળીઓને ચુંટણીઓ યોજવા મંજૂરી આપવામાં આવે છે.

ગુજરાત સરકારશ્રીએ અનલોક-૨ ની ગાઈડલાઈન તા.૩૦/૦૬/૨૦૨૦ ના જાહેરનામા ક્રમાંક: જીજી/૩૭/૨૦૨૦/વિ-૧/કઅવ/૧૦૨૦૨૦/૪૮૨ થી સોશિયલ ડિસ્ટર્સીંગ બાબતે બહાર પાડેલ છે. જે અન્વયે COVID-19 અનલોક-૨ની સુચનાઓ પાલન થાય તે માટે સહકારી મંડળીઓની ચુંટણીઓ સ્થાનિક વહીવટી તંત્રની મંજૂરી મેળવીને યોજવામાં આવે તે વધુ ઈચ્છનીય છે. જેથી તા.૩૦/૦૬/૨૦૨૦ના જાહેરનામાં સુધારો ઉમેરવો અનિવાર્ય હોય નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

### જાહેરનામું

તા.૩૦/૦૬/૨૦૨૦ના જાહેરનામાં ક્રમાંક: જીજી/૩૭/૨૦૨૦/વિ-૧/કઅવ/૧૦૨૦૨૦/૪૮૨ થી તમામ સહકારી મંડળીઓની ચુંટણી યોજવા આપેલ મંજૂરીના સંદર્ભે તમામ પ્રકારની સહકારી મંડળીઓની ચુંટણીમાં COVID-19 અનલોક-૨ તથા સોશિયલ ડિસ્ટર્સીંગ સહિતની સુચનાઓનું ચુસ્તપણે પાલન થાય તે માટે ચુંટણીઓ જિલ્લા કલેક્ટરશ્રીની મંજૂરી મેળવીને જ યોજવા જણાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JULY 6, 2020 / ASADHA 15, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 02<sup>nd</sup> July, 2020.

**No.GHU-2020-(45)-GET-11-2020-620-K :** - Whereas GETCO, Vadodara, has been declared as an State Transmission Utility (STU) vide EPD's Notification No.GHU-2004-GEB-1104-2964-K dated 29.5.2004,

(2) And whereas in pursuance of the provisions under section 38 and 39(2) of the Electricity Act, 2003, GETCO, has been casted the responsibility of laying down such essential Transmission Network across the State for providing power to the consumers of the State, through Distribution Utilities under the State Government,

(3) And whereas since the inception of the Electricity Act, 2003 with the previous approval accorded by Government, GETCO is to undertake some new Transmission networks including overhead lines as specified in Annexure – A attached herewith.

(4) Now, therefore, Government is pleased to accord approval u/s 68(1) of the Electricity Act, 2003, to GETCO, an STU, for carrying out new and ongoing works as referred to, at item No.(3) above, subject to the compliance of provisions of the Electricity Act - 2003, work of Licensees Rules - 2006 and CEA (Measures relating to safety and Electrical Supply) Regulations, 2010, relevant provisions of the Indian Telegraph Act, 1855 as stipulated in the section 164 of the Electricity Act, 2003, the CEA (Safety requirements for construction, operation and Maintenance of Electrical Plants and Electrical Lines) Regulations, 2011 and provisions of the Works of Licensees Rules, 2006.

(5) The approval of Government, as mentioned above, is subject to the condition that wherever necessary GETCO would obtain necessary approvals / clearance from the concerned State Authorities including local authorities of the concerned area.

By order and in the name of the Governor of Gujarat,

**H. C. Vyas,**  
Under Secretary to Government.

## ANNEXURE A

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
<b>A 220 KV Line</b>							
1	220KV D/C LILO to 220KV Maglana SS from existing 220KV S/C Vartej - Vallbhipur line with AL-59 conductor	D/C	Amreli	Amreli	8.6	New	220KV
2	220KV (2+1), 1C, 800 Sqmm, Al. Conductor, XLPE insulated, AL corugated U/G Cable line from GETCO existing 220kV Shivilakha S/s to Shivilakha (Chitrod) TSS.	S/C	Anjar	Anjar	2.5	New	220KV
3	Erection of 220KV D/C Tower line with ACSR Zebra conductor with OPGW cable & FOTE (route length 7.044 KM) and partly laying of 220KV, 800 sq.mm. (2x3+1) XLPE UG cable (route length – 1.266 KM) from 220KV Barejadi (GETCO) S/s to Propose Ahmedabad TSS (NHSRCL) for catering 45000 KVA new power demand for propose Ahmedabad TSS near Village: Geratpur, Dist: Ahmedabad under deposit scheme (Total Route Length : 8.31 KM)	D/C	Nadiad	Nadiad	8.31	New	220KV
4	220kV D/C Suva to M/s GACL-NALCO Alkalies & Chemicals Pvt Ltd. tower line partially on D/C Tower (2.527 Rkm) with OPGW(24 fiber) cable and partially on M/C tower (2.441) with OPGW (48 Fiber) cable with ACSR Zebra Conductor.	D/C	Bharuch	Bharuch	9.936	New	220KV
5	220kV D/C Suva to M/s MRF Ltd. tower line on partially D/C Tower (1.636Rkm) with OPGW(24 fiber) cable and partially M/C tower (2.755Rkm) with OPGW (48 Fiber) cable with ACSR Zebra Conductor.	D/C	Bharuch	Bharuch	8.782	New	220KV
<b>B 132 KV Line</b>							
1	132KV S/C on D/C tower line from 220KV Bhatiya S/S to 132KV Gorinja Railway TSS	S/C	Jamnagar	Jamnagar	30.02	New	132KV
2	Erection of D/C 132KV Nadiad – Mahemdabad line on D/C Tower with ACSR Panther conductor with OPGW cable in existing corridor under R&M work having route length 14.45 RKM (Total Route Length : 14.45 KM)	D/C	Nadida	Nadiad	14.45	New	132KV
<b>C 66 KV Line</b>							
1	66KV D/C Panther Tower line with D/C Stringing of Panther Conductor ( 17.16 Rkm) and Partly D/C (6+1), 630 Sq.mm U/G cable line ( 0.700 Rkm) from 220KV Mesanka (Gariyadhar) S/S to 66KV Jesar Substation approved as associated 66KV line emanating from 220KV Mesanka (Gariyadhar) S/S. (Total Length : 17.86 RKM)	D/C	Amreli	Amreli	35.72	New	66KV
2	66KV D/C Panther tower line with S/C Stringing of Panther conductor (Length :2.684 RKM) with Partly 630 Sq.mm (3+1) U/G Cable (Length :1.325 RKM)	S/C	Amreli	Amreli	4.009	New	66KV



Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
	from M/s. Vena Energy Shivalik Wind Power Pvt. Ltd. Wind farm S/S at village: Shedubhar , Ta.& Dist.: Amreli to 400KV Amreli (Nana Machiyala) S/S (GETCO S/S). Ta.& Dist.: Amreli for evacuation of 31.80 MW Wind farm project by M/s. Vena Energy Shivalik Wind Power Pvt. Ltd. (Total length : 4.009 RKM)						
3	66KV Chandrani (Ambapar) lilo from 66KV Ratatlav-Dudhai Dog H-frame line	D/C	Anjar	Anjar	4	New	66KV
4	66KV Moda lilo from 66KV Pragpar-Bhimasar H-frame line	D/C	Anjar	Anjar	13	New	66KV
5	66KV Angiya-mankuva tap 66KV Khirsara-Deshalpar lilo to existing 66KV Manjal S/S	D/C	Anjar	Anjar	0.6	New	66KV
6	66KV Dhordo SS to 66KV Agrocel SS S/C on D/C Panther with ACSR Dog line	S/C	Anjar	Anjar	4.504	New	66KV
7	66KV LILO Khodla line from existing 66KV Rasana - Chandisar line	D/C	Palanpur	Deesa	8.64	New	66KV
8	Conversion from Dog to Panther conductor of existing 66KV Palanpur-Lalawada line for demanding of additional load in r/o M/s Banaskantha District Co. Op. Milk Producers Union Ltd.(Banas Dairy) under deposite scheme.	S/C	Palanpur	Deesa	8.5	New	66KV
9	66kv S/c line from 400kv Veloda ( Sankhari ) ss to 66kv anawada ss on D/c tower with ACSR Panther conductor	S/C	Mehsana	Mehsana	14.297	New	66KV
10	66KV S/c line from 66KV Kanz S/s to the switchyard of M/s JRS India Corporation Pvt Ltd at their Unit located at Vill. Sabalpura, Tal. Viramgam partly on D/c panther tower with ACSR Dog conductor having length 5.806 km & Partly 66kv 630 sq.mm ( 3+1) Al. corrugated sheath underground cable having length 2.5 KM for catering 7500 KVA new EHT power supply on 66 KV system	S/C	Mehsana	Mehsana	8.306	New	66KV
11	Erection of S/C 66KV Barejadi to 66KV Hirapur line partly of D/C Panther Tower & H-frame line with ACSR Panther conductor of 8.065 RKM & partly with U/G 1C, 630 sq.mm. (6+1) 66KV XLPE power cable heaving length 0.135 RKM (Total Route Length : 8.2 KM)	S/C	Nadiad	Nadiad	8.2	New	66KV
12	Erection of S/C 66KV Barejadi to 66KV Jetalpur line of D/C Panther Tower & H-frame line with ACSR Panther conductor heaving length 12.844 RKM (Total Route Length : 12.844 KM)	S/C	Nadiad	Nadiad	12.844	New	66KV
13	66KV S/C Khanpur – Khakhsar line on D/C Panther Tower with ACSR Panther conductor.	S/C	Nadiad	Nadiad	8.00	New	66KV
14	66KV LILO line at 66kv Kathoda s/s from Existing 66kv Limbasi-Limbali line	D/C	Nadiad	Nadiad	0.70	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
	on D/C panther tower with ACSR Panther conductor.						
15	66KV S/C Khirasara - Nikawa Link Line partly on D/C tower with ACSR Panther Conductor having line length 15.00RKM & partly with 66kV 630 Sqmm ( 3+1) underground cable having length 2.00RKM Total Length : 15.00 + 2.00 = 17.00RKM	S/C	Gondal	Rajkot	17	New	66KV

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## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ROAD AND BUILDING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> July, 2020

**No.WBP-102006-7-Part-5-C:-** In exercise of the powers conferred by section 3 of the Gujarat Professional Civil Engineers Act, 2006, the Government of Gujarat has established a Council to be called as “Gujarat Council of Professional Civil Engineers”.

Under clause (B) of sub-section (3) of section-3 of the Gujarat Professional Civil Engineer Act-2006, Vide notification under ref. Director and Chief Engineer Staff Training College, Gandhinagar were appointed as Ex. Officio member with effect from dt.01-07-2017 for three years term.

Now, as the term of above mentioned **Ex officio** members is over, in exercise of the power conferred under clause (c) of sub section-3 of section-3 of the Gujarat Professional Civil Engineers Act-2006 the Government of Gujarat is hereby pleased to continuo Director and Chief Engineer Staff Training College, Gandhinagar as Ex officio member for next three years as shown below under said provision.

Sr. No.	Name and Designation	Period
1	Director and Chief Engineer Staff Training College, Gandhinagar	01-07-2020 to 30-06-2023

By order and in the name of Governor of Gujarat,

**D. F. DOSHI,**

Under Secretary (H.Q.) to Government.



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#### ROAD AND BUILDING DEPARTMENT

Sachivalaya, Gandhinagar, 6<sup>th</sup> July, 2020

**Ref: Notification No.WBP-102006/7-Part-5/C Dt.06-12-17**

**No.WBP-102006-7-Part-5-C:-** In exercise of the powers conferred by section 3 of the Gujarat Professional Civil Engineers Act, 2006, the Government of Gujarat has established a Council to be called as “Gujarat Council of Professional Civil Engineers”.

Under clause (B) of sub-section (3) of section-3 of the Gujarat Professional Civil Engineer Act-2006, Vide notification under ref. Dr. V.S.Purani, Professor, Applied Mechanics were appointed as Ex. Officio member with effect from dt.29-05-2017 for three years term.

Now, as the term of above mentioned **Ex officio** members is over, in exercise of the power conferred under clause (c) of sub section-3 of section-3 of the Gujarat Professional Civil Engineers Act-2006 the Government of Gujarat is hereby pleased to appoint following members as Ex officio member for next three years as shown below under said provision.

Sr. No.	Name and Designation	Period
1	Dr. B.J.Shah, Principal, Govt. Engineering College, Modasa	06-07-20 to 05-07-23

By order and in the name of Governor of Gujarat,

**D. F. DOSHI,**  
Under Secretary (H.Q.)

Government Central Press, Gandhinagar



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TUESDAY, JULY 7, 2020 / ASADHA 16, 1942

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#### PART IV-B

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#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> June, 2020

**Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission And Fixation of Fees) Act, 2007.**

**NO.GH/SH/26/2020/PVS/102020/242/S:-** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the First year of the Master of Engineering and Technology and Master of Pharmacy Courses and Payment of Fees, namely:-

1. **Short Title and Commencement.-** (1) These rules may be called the Master of Engineering and Technology and Master of Pharmacy Courses (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on and from the date of their publication in the *Official Gazette*.
2. **Definitions.-** (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of candidates in the first year of the Master of Engineering, Master of Technology and Master of Pharmacy Courses;
  - (c) "Admission Committee" means the Admission Committee for Professional Courses constituted by the State Government under section 4 of the Act;
  - (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act 1987 (52 of 1987);
  - (e) "Appendix I" means an appendix appended to these rules, specifies the disciplines and the names of the professional post-graduate courses/specialization and eligibility for admission;

- (f) "Common Entrance Test (CET)" means the entrance test conducted by the Admission Committee, for determination of merits of the candidates for the purpose of admission in the professional post-graduate courses, in the Professional Educational Colleges or Institutions of the State;
- (g) "Course" means one of the branches of learning in programme which may include dual degree course and/or integrated course;
- (h) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
- (i) "Graduate Aptitude Test in Engineering (GATE)" means an all India examination conducted by the Indian Institutes of Technologies and the Indian Institute of Science, Bangalore, on behalf of the National Co-ordinating Board-GATE, Ministry of Human Resources Development (MHRD), Government of India, for the purpose of admissions to the professional post- graduate engineering courses;
- (j) "Graduate Pharmacy Aptitude Test (GPAT)" means an all India examination conducted by the National Testing Agency (NTA), New Delhi, for the purpose of admissions to the post-graduate pharmacy courses;
- (k) "Help Centers" means the center notified by the Admission Committee for facilitation of the candidate for off-campus online admission process;
- (l) "Level" means Post-graduate courses in Engineering/Technology and/or Pharmacy in professional educational colleges or institutions of the State;"
- (m) "Non-Resident Indian (NRI) Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
- (n) "PCI" means Pharmacy Council of India, a statutory body constituted under section 3 of the Pharmacy Act, 1948 (8 of 1948);
- (o) "Professional Post-graduate Courses" means the Master of Engineering, Master of Technology and Master of Pharmacy Courses, in the Professional Educational Colleges or Institutions of the State;
- (p) "Qualifying Examination" means a Bachelor's Degree -
  - (a) in engineering or technology for Master of Engineering or Technology;
  - (b) in Pharmacy for Master of Pharmacy, -  
obtained in AICTE/PCI approved courses, from-
    - (i) any of the Universities established or incorporated by the Central or the State Act, or
    - (ii) any institution declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956 ( 3 of 1956), or
    - (iii) any other equivalent qualification recognized as such by the Government;
- (q) "Qualifying marks" mean the marks which have been declared as qualifying marks for assistantship every year either by GATE or GPAT, as the case may be;
- (r) "Sanctioned intake" means intake sanctioned by registering or statutory body and/or recognized University;
- (s) "sponsored candidate" means a candidate who is serving in the Government Engineering College, Government Polytechnic, Grant-in-aid professional technical college or institute, Unaided College or Institute, research and development organization or industry; and who is sponsored or deputed for the professional post-graduate course under the existing scheme of the AICTE;

- (t) "University Grants Commission (UGC)" means the University Grants Commission, a statutory body constituted under section 4 of the University Grants Commission Act, 1956 (3 of 1956);
- (u) "Website" means the official website of the Admission Committee to carry out off-campus online admission process.
- (2) The words and expressions used in these rules but not defined shall have the meanings assigned to them in the Act.

**3. Admissions to Professional Post-Graduate Courses.-** Admissions to the First Year of the Professional Post-Graduate Courses shall be given as under, namely:-

- (a) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee for admissions to the First Year of the Post-graduate Engineering and Technology and Pharmacy Courses.
- (b) All the Management Seats shall be filled in by the management of the respective Professional Educational Colleges or Institutions, on the basis of inter-se merit list of the students duly prepared by the respective Professional Educational Colleges or Institutions.

**4. Seats Available for Admission.-** For the purpose of admission to the first year of the Professional Post-graduate Courses, available seats shall include,-

**A. Government Seats:-**

- (1) All the sanctioned seats of the Professional Post-graduate Courses in the Government Colleges or Institutions of the State,
- (2) All the sanctioned seats of the Professional Post-graduate Courses in the aided Colleges or Institutions,
- (3) Fifty per cent. (50%) of the sanctioned seats of the Professional Post-graduate Courses in the unaided Colleges or Institutions, and
- (4) All supernumerary seats of the professional post-graduate courses in the Government Colleges or Institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats.-**

- (1) Fifty per cent. (50%) seats of the sanctioned seats of the Professional Post-graduate Courses in the unaided Colleges or Institutions of State including Fifteen percent (15%) NRI seats.
- (2) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the commencement of the first counseling program shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. Eligibility for Admission.-**

- (1) For the purpose of admission, a candidate shall have,-
- (a) (i) passed the qualifying examination in the relevant discipline, as specified in column 4 of Appendix I with 50% (45% for SC/ST/SEBC/EWSs candidates) marks at the qualifying examination for Master of Engineering and/or Technology courses; or
- (ii) passed qualifying examination as specified in column 4 of Appendix I with 55% (50% for SC/ST/SEBC/EWSs candidates) at the qualifying examination for Master of Pharmacy; and

- (b) obtained valid qualifying marks in GATE in the relevant discipline for engineering and GPAT for pharmacy.
- (2) A sponsored candidate shall have,-
- (a) (i) passed the qualifying examination in the relevant discipline, as specified in column 4 of Appendix I with 50% (45% for SC/ST/SEBC/EWSs candidates) marks at the qualifying examination for Master of Engineering and/or Technology courses, or
- (ii) passed qualifying examination as specified in column 4 of Appendix I with 55% (50% for SC/ST/SEBC/EWSs candidates ) at the qualifying examination for Master of Pharmacy, and
- (b) obtained valid qualifying marks in GATE in the relevant discipline for engineering and GPAT for pharmacy; and
- (c) minimum two years full time working experience in the academic, industrial or research organisation in the relevant discipline in which the candidate is seeking admission after passing qualifying examination as on 1<sup>st</sup> July, of the year in which application for admission is made.
- (3) Notwithstanding anything contained in of sub-rule (1) and sub-rule (2), if seats remain vacant after granting admission to the GATE/GPAT qualified candidates, such vacant seats shall be filled in from amongst the candidates including sponsored candidates who have -
- (a) (i) passed the qualifying examination in the relevant discipline, as specified in column 4 of Appendix I with 50% (45% for SC/ST/SEBC/EWSs candidates) marks at the qualifying examination for Master of Engineering and/or /Technology courses, or
- (ii) passed qualifying examination as specified in column 4 of Appendix I with 55% (50% for SC/ST/SEBC/EWSs candidates) at the qualifying examination for Master of Pharmacy, and
- (b) appeared at Common Entrance Test (CET) in the current academic year for the relevant discipline conducted by Admission Committee.
- (4) A sponsored candidate shall have minimum experience as specified in clause (c) of sub-rule (2).
- (5) Candidates who have passed the qualifying examination in the relevant discipline, as specified in column 4 of Appendix-I from institutions/universities located outside India with minimum eligibility criteria as prescribed by AICTE from time to time, and equivalency accorded by Association of Indian Universities (AIU), New Delhi, shall also be eligible for admission subject to guidelines of AICTE/PCI in admission under Management seats as prescribed in para B of rule 4.

#### **6. Reservation of Seats.-**

- (1) For the purpose of admission in Government seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

(a)	Scheduled Castes	: 7 %
(b)	Scheduled Tribes	: 15%
(c)	Socially and Educationally Backward Classes, including Widows and orphan of any caste	: 27%
(d)	Economically Weaker Sections (EWSs)	: 10%

- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of inclusion in the concerned category:



Provided that the candidates belonging to the Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.

(3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.

(4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority as specified by the State Government. Such certificate shall have validity as per the prevailing rules of the State Government.

(5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.

(6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference. The GATE/GPAT qualified candidates, who are qualified based on reserved category marks/score, shall be eligible only on reserved category seats.

(7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.

(8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

(9) *Reservation for Sponsored Candidates.-*

(i) The seats shall be reserved for the sponsored candidate in accordance with the guidelines of the AICTE issued from time to time.

(ii) A candidate seeking admission on reserved seat shall be required to produce the sponsorship letter.

(iii) No sponsorship letter shall be valid unless it is duly stamped, signed and issued by the authority as may be determined by the Government.

(iv) The seats remaining vacant against the category of Sponsored candidates shall be filled up from the merit list of unreserved category candidates.

**7. Reservation For Physically Disabled Candidates.-** Five per cent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation :** "person with disability" means a person suffering from not less than forty percent (40%) of any disability as certified by a competent medical authority.

**8. Reservation for the Children of Defense personnel and Ex-Servicemen.-** (1) One percent (1%) of available seats shall be reserved for the children of Defense personnel and Ex-Servicemen, for admission.

(2) A candidate claiming admission against the Ex-Serviceman category shall require to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defense Persons / retired defense persons notified by the Ministry of Home Affairs, Police Division-II, Government of India shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement, respectively.

(3) The seats remaining vacant against the category of Defense personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.

(4) The children of Defense-personnel/Ex-Servicemen of Gujarat origin and the children of Defense personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the institute located outside the Gujarat State and have valid qualified GATE/GPAT marks or appeared in CET conducted in the corresponding year, as the case may be.

(5) The admission on such reserved seat shall be valid subject to the veracity of certificate being confirmed by the authority by which the certificate is issued.

**9. *Distribution of Seats.***- For the purpose of admission, seats shall be distributed as follows, namely:-

**A. Government Seats.-**

(1) All the sanctioned Government seats of the Professional Post-graduate Courses shall be filled by the candidates who,-

- (a) have passed the qualifying examination from any of the Universities or institutes, or
- (b) have passed Higher Secondary School Certificate Examination (Std. XII (10+2) pattern) from any of the schools, or obtained Diploma in Engineering from any of the Universities or institutes, situated in the State of Gujarat.

(2) Notwithstanding anything contained in sub- rule (1) above, five percent (5%) of seats of all sanctioned seats in Government and aided institutions of the Professional Post-graduate Courses shall be filled by the candidates who-

- (a) have passed the qualifying examination from any of the Universities or institutes, and
- (b) have passed Higher Secondary School Certificate Examination (Std. XII (10+2) pattern) from any of the schools, or obtained Diploma in Engineering from any of the Universities or institutes, situated outside state of Gujarat.

(3) Notwithstanding anything contained in sub-rule (2), if any seat remains vacant which were to be filled by the candidate falling under sub-rule (2), such vacant seat shall be offered to and filled up by the candidate falling under sub-rule (1) and vice-versa.

**B. Management Seats.-**

Fifty per cent, management seats of the total sanctioned seats of the Professional Post-graduate Courses in the unaided Colleges or Institutions, shall be filled in by the candidates who-

- (a) have passed the qualifying examination from any of the recognized Universities or institutes situated in India including Gujarat State or abroad.  
and
- (b) obtained the valid qualifying marks in GATE in the relevant discipline for engineering and GPAT for pharmacy or have appeared at Common Entrance Test (CET) in the current academic year for the relevant discipline conducted by admission committee, giving first priority to GATE/GPAT qualified candidates.

**10. *Supernumerary Seats.***- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE, New Delhi and the Ministry of Human Resources Development, Government of India from time to time.

(2) The supernumerary seats not exceeding fifteen per cent. (15%) of the sanctioned intake of all the Government Colleges or Institutions, grant-in-aid Colleges or Institutions or unaided Colleges or Institutions as approved by AICTE shall be filled in with the candidates falling under the category of Foreign Nationals or Persons of Indian Origin (PIO) or Children of Indian workers in Gulf countries, subject to the condition that up to one-third of the fifteen per cent. (15%) shall be reserved in the different disciplines in all the colleges or institutions, for the children of Indian workers in the Gulf Countries.

The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category.

(3) The supernumerary seats which remain vacant shall not be offered to anyone other than the respective category.

#### **11. Preparation of Merit List.-**

##### **A. Government Seats:-**

The Admission Committee shall prepare and publish discipline-wise two separate merit-lists of the candidates who have applied for admission in the prescribed form, within the prescribed time limit and who are found eligible for admission under these rules, in the following manner, namely:-

- (1) (a) The first merit list shall include the candidates who are eligible for admission under sub-rules (1) and (2) of rule 5 and the merit list shall be prepared on the basis of valid marks/score obtained by such candidates in GATE/GPAT;
- (b) The second merit list shall include the candidates who are eligible for admission under sub-rule (3) of rule 5 and merit list shall be prepared on the basis of marks obtained by such candidates in Common Entrance Test (CET);
- (2) The criteria for deciding merit order in case of candidates having equal merit marks shall be in the following sequence, namely:-
  - (a) Percentage of marks obtained at qualifying examination,
  - (b) Date of Birth (candidate who is older in age shall be given priority).

##### **B. Management seats:**

- (1) Merit list for candidates who have passed qualifying examination from institutions/universities located in India (including Gujarat State) under Management seats shall be based on valid GATE/GPAT score/marks or Common Entrance Test (CET) marks, duly obtained by candidate or any such merit based scheme as declared by the concerned institution in advance, of the corresponding year, giving first priority to GATE/GPAT qualified candidates.
- (2) The candidates who have passed qualifying examination from Institutions/universities located outside India, the merit list of such candidates shall be based on the percentage of marks obtained at qualifying examination.

#### **12. Correction of Marks. -**

In case of change in marks of a candidate in the qualifying examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Institutes/Universities, before the Admission Committee at least one day before the commencement of admission process (counseling program) but not later than seven days from the receipt of letter or, as the case may be, corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.

#### **13. Registration for admission (Government Seats). -**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.

- (2) A candidate who intends to make application for admission in more than one discipline shall, require to make separate registration for each discipline provided he is eligible for admission in other disciplines.
- (3) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (4) For the purpose of registration in any mode of admission either through Admission Committee or at Institute level, the candidate shall be required to make payment of such sum towards the registration fees, etc. as may be determined by the Admission Committee.
- (5) Where a candidate has made more than one registration in the same discipline, the registration made at the later stage shall be taken into consideration for admission and the other registrations in the same discipline shall be treated as cancelled.
- (6) After successful completion of registration candidate is required to upload the necessary documents in original on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. During the pendency of verification of original documents, the admission shall be treated as provisional only.
- (7) The application of the sponsored candidate shall be submitted by the authority sponsoring the candidate along with sponsorship letter. The candidate may submit one advance copy of the application to the Admission Committee.
- (8) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time-limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned college or institution.

#### **14. Admission Procedure.-**

##### **A. Government Seats:**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit lists of the eligible candidates as per these rules after verification of the documents submitted online by the candidates.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as the Committee may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counseling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his discipline wise order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates shall be required to obtain the print out of the Information letter and bank fee receipt copies from the website.
- (5) The admissions shall be granted in the following order, namely:-
  - (a) to those candidates whose names appear in the first merit list,
  - (b) if seats remains vacant, to those candidates whose names appear in the second merit list.

(6) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.

(7) On payment of token tuition fees as required under sub-rule (6), either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course in the same institute in the successive rounds of counseling.

(8) Where considerable number of seats fall vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the on-line admission process for upgradation/reshuffling of seats. The candidate, who opts to participate in such process by giving online consent, shall be considered for such rounds. The candidate may either give option for upgradation of choices already given or submit new choices. If the candidate gets the admission on the basis of upgradation/reshuffling or new choice, then, his admission granted earlier shall be treated as cancelled.

**B. Management seats:-**

(1) The admission procedure of the management seats shall be online. It shall be managed and finalized by the concerned college or institution. The merit lists shall be displayed on the website of the concerned college or institution.

(2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

**15. Fee.-**

(1) A candidate who gets admission in the Government or Grant-in-aid college or institution shall have to pay such fees, as may be determined by the State Government, at such stages, as may be determined by the Admission Committee.

(2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.

(3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled within time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.

(4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the upgradation/reshuffling process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**16. Change of Course or Institution.-** Except as provided in these rules, no candidate shall, after getting admission, be allowed to change his course or, as the case may be, college or institution in any circumstances.

**17. Documents to be Attached/Uploaded at the time of application.-** (1) The candidate shall upload/submit the documents or submit the self-attested copies of the following documents.

- (i) H.S.C. Examination ( Std. XII) Mark-sheet,
- (ii) Diploma in Engineering Examination Mark-sheet,
- (iii) Qualifying Examination Mark-sheet/ statement of marks of final year, (percentage equivalent certificate is to be attached if the marks statement is in Grade/CPI/CGPA or any other format except in percentage marks)

- (iv) Degree Certificate,
- (v) GATE/GPAT Score Card,
- (vi) School Leaving Certificate or Transfer Certificate,
- (vii) Caste/category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) or Economically Weaker Section (EWSs), issued by the authority empowered by the State Government in this behalf,
- (viii) Non Creamy Layer (NCL) certificate of the family, having validity as per prevailing rules of State Government from time to time duly issued by the authority empowered by the State Government in this behalf,
- (ix) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/competent Medical authority, in case of a Physically Handicapped candidate,
- (x) Certificate of Ex-Servicemen, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (xi) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,
- (xii) Sponsorship letter issued by the authority sponsoring, in case of sponsored candidate,
- (xiii) In case of sponsored candidate, experience certificate along with Form 16 under IT Act, 1961, from the employer for last 2 years,
- (xiv) Such other certificates as the Admission Committee deems necessary.

**Note:** The candidate shall upload only those copies which are necessary to be uploaded with the application/registration form.

**18. *Ineligibility for admission on production of false documents.-*** During verification of documents, if the Admission Committee finds any certificate or testimony or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**19. *Cancellation of Admission and Refund of Fee.-***

- (1) In case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2)
  - (a) In case, of a candidate withdrawing his candidature before completion of admission process, For any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.
  - (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as provided in clause (a) above, the token tuition fee paid by him shall be refunded, subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
  - (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
  - (d) In case of cancellation of admission at college or institute level on the request of the student, he shall be liable to pay the fees for the current semester and no college or institution shall demand fee for further semesters.

**20. Vacant Seats.-**

- (1) The vacant seats of Government and aided Colleges / Institution shall be filled in by the Admission Committee through online/offline counselling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common *inter-se* merit list.

**21. Admission to Unaided Colleges or Institutions.-**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by Fee Regulatory Committee constituted under section 9 of the Act, and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**22. Penalty.-** Any breach of any of the provisions of the Act, or these rules and any directions issued by the Government, the Admission Committee, or as the case may be, the Fee Regulatory Committee, by any person shall be liable for penalty as provided in the Act.

**23. Interpretation.-** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

**Appendix I \***

(See rule 2 (1) (e) and rules 5(1), (2) and (3))

**Eligibility For Professional Post-Graduate Courses**

<b>SR. NO.</b>	<b>NAME OF POST-GRADUATE DISCIPLINE</b>	<b>COURSE/SPECIALISATION</b>	<b>ELIGIBILITY</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
1	Civil Engineering	Water Resources Management	B.E./B.TECH. In Civil Engineering or Irrigation and Water Management or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Water Resources Engineering	
		Hydraulic Structures	
		Irrigation and Water Management	
		Water Resources Engineering and Management	
		Transportation Engineering	B.E./B.TECH. in Civil Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Transportation System Engineering	
		Highway and Transportation Engineering	
		Structural Engineering	
		Structural Design	
		Computer Aided Structural Analysis & design	
		Fracture Mechanics	
		Geotechnical Engineering	
		Soil Engineering	
		Construction Engineering and Management	
		Civil Engineering	
		Infrastructure Engineering	
		Computer aided design of Structures	
		Town and Country Planning	
		Construction Project Management	
		Remote Sensing & GIS	
		Soil mechanics and Foundation Engineering	
		Infrastructure Engineering & Technology	
2	Mechanical Engineering	CAD/CAM	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Mechatronics Engineering or Industrial Engineering or Automobile Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.



SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
		Advance Manufacturing Techniques/Systems	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Mechatronics Engineering or Industrial Engineering or Manufacturing Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Computer aided Analysis & Design	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Mechatronics Engineering or Industrial Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Machine Design	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Automobile Engineering or Industrial Engineering or Mechatronics Engineering or Marine Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Internal Combustion Engines and Automobile	B.E./B.TECH. in Mechanical Engineering or Automobile Engineering or Marine Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Automobile Engineering/Technology	
		Cryogenics	B.E./B.TECH. in Mechanical Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Infrastructure Engineering & Technology	
		Jet Propulsion and Gas Turbine	B.E./B.TECH. in Mechanical Engineering or Automobile Engineering or Aeronautical Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Energy Engineering	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Automobile Engineering or Industrial Engineering or Marine Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs

SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
			candidates) at the qualifying examination.
		Production Engineering	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Automobile Engineering or Industrial Engineering or Marine Engineering or Manufacturing Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Manufacturing Engineering	
		Mechanical (Production)	
		Automotive Engineering	B.E./B.TECH. in Mechanical Engineering or Production Engineering or Automobile Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Thermal Science/Engineering	B.E./B.TECH. in Mechanical Engineering or Marine Engineering or Automobile Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Thermal and Fluid Engineering	B.E./B.TECH. in Mechanical Engineering or Marine Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Thermal System and Design	
	Mechanical Engineering	Mechanical Engineering	B.E./B.TECH. in Mechanical Engineering or Production Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Industrial Engineering	B.E./B.TECH. in Industrial Engineering or Mechanical Engineering or Production Engineering or Mechatronics Engineering or Automobile Engineering or Aeronautical Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
3	Electrical Engineering	Automation and Control / Power Systems	B.E./B.TECH. in Electrical Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the
		High Voltage & Power system	

<b>SR. NO.</b>	<b>NAME OF POST-GRADUATE DISCIPLINE</b>	<b>COURSE/SPECIALISATION</b>	<b>ELIGIBILITY</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
		Engineering	qualifying examination.
		Automatic Control and Robotics	B.E./B.TECH. in Electrical Engineering or Electronics Engineering or Electronics and Communication or Electronics and Telecommunication Engineering or Instrumentation and control Engineering or Bio-medical Engineering or Mechatronics Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Electrical Power Engineering	B.E./B.TECH. in Electrical Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Electrical Engineering	
		Infrastructure Engineering & Technology	
		Industrial Electronics	B.E./B.TECH. In Electrical Engineering or Electronics Engineering or Electronics and Communication Engineering or Electronics and Telecommunication Engineering or Instrumentation and control Engineering or Electrical and Electronics Engineering or Power Electronics Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Power Electronics and Electrical Drives	
		Electrical Drives & Control	
		Electrical Power & Energy system	B.E./B.TECH. In Electrical Engineering or Instrumentation and control Engineering or Power Electronics Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Microprocessor System and Application	B.E./B.TECH. in Electrical Engineering or Electronics Engineering or Electronics and Communication Engineering or Electronics and Telecommunication Engineering or Instrumentation and Control Engineering or equivalent qualification with minimum 50% (45%

SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
			for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Power Electronics	B.E./B.TECH. in Power Electronics or Electronics Engineering or Electronics and Communication Engineering or Electrical Engineering or Industrial Electronics Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
4	Electronics and Communication	Electronics and Communication Engineering	B.E./B.TECH. In Electronics and Communication Engineering or Electronics and Telecommunication or Electronics Engineering or Information and Communication technology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Electronics and Communication Systems Engineering	
		Communication Systems Engineering	
		Communication	
		Digital Communication	
		Wireless Communication System and Network	
		Signal Processing and VLSI Technology	
		Embedded System Technology	
		Wireless Communication Technology	
		VLSI and Embedded System	
		VLSI and Embedded System Design	
		Microelectronics & VLSI design	
		VLSI system design	
		Signal Processing and Communications	
		Mobile Communication and Network Technology	
		Networking and Communication	B.E./B.TECH. in Electronics and Communication Engineering or equivalent qualification with minimum 50% (45% for

SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
			SC/ST/SEBC/EWSs candidates) at the qualifying examination.
5	Instrumentation and Control Engineering	Applied Instrumentation Instrumentation and Control Engineering Process Control & Instrumentation	B.E./B.TECH. in Instrumentation and Control Engineering or Power Electronics Engineering or Electronics and Communication Engineering or Electronics and Telecommunication Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
6	Chemical Engineering	Computer Aided Process Design Polymer Technology	B.E./B.TECH. in Chemical Engineering/ Technology or Petroleum and Petrochemical Technology or Rubber Technology or Plastic Technology or Biotechnology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Polymer Technology	B.E./B.TECH. in Chemical Engineering/ Technology or Polymer Engineering or Rubber Technology or Plastic Technology or Biotechnology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Plastics Engineering	
		Rubber Technology	
		Petrochemical Engineering	B.E./B.TECH. in Chemical Engineering/ Technology or Petroleum & Petrochemical Technology or Biotechnology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Chemical Engineering	B.E./B.TECH. in Chemical Engineering/ Technology or Petroleum & Petrochemical Technology or Biotechnology or Environment Science & Technology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Surface Science and Nanotechnology	B.E./B.TECH. in Chemical Engineering/ Technology or Biotechnology or equivalent qualification with minimum

SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
			50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Packaging Technology	B.E./B.TECH. in Packaging Technology OR Printing & Packaging Technology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
7	Environment Engineering	Environment Management	B.E./B.TECH. in Environment Engineering or Civil Engineering or Chemical Engineering/Technology or Biotechnology or Environment Science & Technology/Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Environmental Engineering	
8	Metallurgy	Materials Technology	B.E./B.TECH. in Metallurgy or Metallurgy and Materials Engineering or Mechanical Engineering or Production Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Industrial Metallurgy	B.E./B.TECH. in Metallurgy or Metallurgy and Materials Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Welding Technology	B.E./B.TECH. in Metallurgy or Metallurgy and Materials Engineering or Mechanical Engineering or Production Engineering or Manufacturing Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
9	Textile Engineering	Man-Made Textile	B.E./B.TECH. in Textile Technology or Textile Engineering or Textile Processing or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Textile Chemical Processing	B.E./B.TECH. in Textile Chemistry or Fibre Technology or Wet Processing or

SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
			Textile Processing or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Textile Engineering/ Technology	B.E./B.TECH. in Textile Technology or Textile Engineering or Textile Processing or Jute and Fibre Technology or Textile Manufacturing or Textile Maintenance or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
10	Computer Engineering and Information Technology	Computer Engineering	B.E./B.TECH. in Computer Engineering/ Technology or Computer Science and Engineering or Information Technology Engineering or Information and Communication technology or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Computer Science and Technology/Engineering	
		Information Technology	
		Wireless and Mobile Computing	
		IT Systems and Network Security	
		Information and Cyber warfare	
		Cyber Security	
		Software Engineering	
		Data Science & Analytics	
		High performance computing	
		Information & Communication Technology	
		Computer Science & Engineering (Cloud Computing)	
		Computer Science & Engineering (Big Data & Analytics)	
		Web Technology	
		Networking and Communication	
11	Bio- medical Engineering	Bio-medical Engineering / Instrumentation	B.E./B.TECH. in Bio-medical Engineering or Bio- medical and Instrumentation Engineering or Instrumentation & Control Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
12	Mechatronics Engineering	Mechatronics Engineering	B.E./B.TECH. in Mechatronics Engineering or Mechanical Engineering or Electronics and Communication Engineering or Electronics and Telecommunication or Electronics

SR. NO.	NAME OF POST-GRADUATE DISCIPLINE	COURSE/SPECIALISATION	ELIGIBILITY
1	2	3	4
			Engineering or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
13	Pharmacy	Industrial Pharmacy	B. Pharm or equivalent qualification with minimum 55% (50% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.
		Pharmaceutical Analysis	
		Pharmaceutical Bio-Technology	
		Pharmaceutical Chemistry	
		Pharmaceutical Quality Assurance	
		Pharmaceutical Technology	
		Pharmaceutics	
		Pharmacognosy	
		Pharmacology	
		Pharmacy Practice	
		Phytopharmacy and Phytomedicine	
		Regulatory Affairs	

\* Any other course / specialization as and when approved by AICTE and/or PCI from time to time.

**Note:-**

The Government of India, Ministry of Human Resources Development, Department of Secondary and Higher Education, New Delhi under notification No. F.24-6/2002/TS.III dated the 16th January, 2006, has decided to recognize the following 15 courses of Section A and B examination as revised, conducted by the Institution of Engineers (India) 8 Gokhale Road, Kolkata or Associate membership of the Institution of Electronics & Telecommunication Engineers, New Delhi or Indian Institute of Chemical Engineers, Kolkata or any another institute whose membership is recognized by the Government as equivalent to degree in the appropriate branch of engineering of the recognized Universities of India from time to time.

1. Aerospace Engineering
2. Agriculture Engineering
3. Architectural Engineering
4. Chemical Engineering
5. Civil Engineering
6. Computer Science and Engineering
7. Electrical Engineering
8. Electronics and Communication Engineering
9. Environmental engineering
10. Marine engineering
11. Material and Metallurgical Engineering
12. Mechanical Engineering
13. Mining Engineering
14. Production Engineering
15. Textile Engineering.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, JULY 8, 2020 / ASADHA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7<sup>th</sup> July, 2020.

**No.20/2020 VWS-10-2019-Vidheyak-I-partfile-kh-4** :- In exercise of the powers conferred by section 26 of the Gujarat Domestic Water Supply (Protection) Act, 2019, the Government of Gujarat makes the following rules, namely:-

**1. Short Title and commencement:-**

- (1) These rules may be called the Gujarat Domestic Water Supply (protection) Rules, 2020.
- (2) They shall come into force on such date as the State Government may, by notification in the *Official Gazette*, appoint.

**2. (1) Definitions: In these rules, unless the context otherwise requires, -**

- a) "Act" means the Gujarat Domestic Water Supply (Protection) Act, 2019(Guj.22 of 2019)
- b) "Appendix" means the Appendix appended to these rules;
- c) "Form" means the "Form" specified in the appendix;

- (2) Words and expressions used but not defined in these rules shall have the same meaning as assigned to them in the Gujarat Domestic Water Supply (Protection) Act, 2019.

**3. Application for reservation of water from source:-** The Authority shall make an application for reservation of water from source to the State Government in form as specified in Appendix -I.

**4. Manner and scope of water audit.-** The Authority shall carry out water audit of all water sources, except of hand pumps, in the form as specified in Appendix -II.

**5. Assessment of loss or damage to the Authority:-** The base rate fixed by the Gujarat Water Infrastructure Limited for supply of water for Industrial purposes, at the relevant time, shall be taken in to consideration for assessment of loss or damage to the Authority. The Assessing Officer

shall compute the amount of loss or damage as double the rate as aforesaid multiplied by the estimated quantity of water drawn unauthorized or in excess of approval or used for purposes other than the approved purpose.

6. ***Appointment of Assessing Officer*** :- Assessing Officer shall be appointed by the Authority from amongst the following category of persons for respective authorities for specified jurisdiction, namely:-

- (i) A Village Panchayat shall appoint 'Panchayat Mantri' or an employee on its permanent establishment as the Assessing Officer for the respective village panchayat.
- (ii) A Municipality shall appoint any engineer or any other employee on permanent establishment of the municipality as the Assessing Officer for that municipality.
- (iii) The Municipal Commissioner shall, in relation to a Municipal Corporation, appoint officers not below the rank of Assistant Commissioner or, as the case may be, Assistant City Engineer as the Assessing Officers and shall assign territorial jurisdictions to such Assessing Officers.
- (iv) The Executive Engineer shall, in relation to a division of Gujarat Water Supply and Sewerage Board, appoint officers not below the rank of Deputy Engineer as the Assessing Officers and shall assign territorial jurisdictions to such Assessing Officers.
- (v) The Senior Manager shall, in relation to a division of Gujarat Water Infrastructure Limited (GWIL), appoint officers not below the rank of Manager as the Assessing Officers and shall assign territorial jurisdictions to such Assessing Officers.
- (vi) The Chief Executive Officer or Chairman of the Authority other than those specified above, shall appoint an employee on its permanent establishment as the Assessing Officer for such Authority.

7. ***Fees for filing appeal-***

- (1) A person or user aggrieved by the order of the Assessing Officer made under section 14 of the Act may prefer an appeal within a period of thirty days from the date of the order to the Appellate Officer by making an application accompanied with a fee of Rs. 100/- and deposit of 15% of the amount assessed by the Assessing Officer or Rs. 10,000/-, whichever is lower.
- (2) Such person or user shall also attach with his appeal the order appealed against, connection authorization issuance order and such other relevant documentary evidence as he may deem necessary and is available with him.
- (3) Amount of Deposit made along with the appeal, as referred to in sub-rules (1) above, may be allowed to be adjusted against the amount of recovery ordered by the Appellant Officer.

8. ***Appointment of Appellate Officer.***- The State Government shall appoint Appellate Officers for respective categories of authorities, that is, one each for, all village panchayats, all municipalities, all municipal corporations, all divisions of Gujarat Water Supply and Sewerage Board and all divisions of Gujarat Water Infrastructure Limited from amongst the officers not below the rank of a Class I officer of the State Government or an officer of equivalent rank of the respective authority.

**Appendix-I****FORM****Form of Application by Public Water Distribution Authority for reservation of water from Source under section 6(1) of Gujarat Domestic Water Supply (Protection) Act, 2019.**

To,

Name and Designation of the Competent Authority of the State Government

(Authority having competence to grant water reservation form source)

Subject: Request to allow \_\_\_\_\_ m<sup>3</sup>/day water reservation form  
 \_\_\_\_\_ source for \_\_\_\_\_ years/Perpetually /from \_\_\_\_\_  
 day to \_\_\_\_\_ day.

Dear Sir,

On behalf of the authority mentioned below, I apply for grant of water reservation as mentioned in the subject Detailed particulars are enclosed below :

Sr. No.	Particulars	Details																				
1	Requesting Authority's Name : Address: Telephone No. : Email Id :																					
2	Name of sources from which water is required	_____ Dam/canal/ pipeline at _____ location, near _____ Village, _____ Taluka, _____ District.																				
3	Requirement of Water in m <sup>3</sup> /day	Required _____ of water _____ m <sup>3</sup> /day Period _____ _____ year/ _____ Months/From _____ to _____																				
4	Purpose of water usage	_____ MLD for Domestic & _____ MLD for Industrial/ commercial																				
5	Basics of calculation for the quantity required in m <sup>3</sup> /day	( Attach Calculation Sheet)																				
6	Details of present sources from which water is drawn	<table border="1"> <thead> <tr> <th>Sources</th><th>Authorised Quantity</th><th>Quantity drawn</th><th>Approval dates</th></tr> </thead> <tbody> <tr> <td>Source 1</td><td></td><td></td><td></td></tr> <tr> <td>Source 2</td><td></td><td></td><td></td></tr> <tr> <td>Source 3</td><td></td><td></td><td></td></tr> <tr> <td>Total</td><td></td><td></td><td></td></tr> </tbody> </table>	Sources	Authorised Quantity	Quantity drawn	Approval dates	Source 1				Source 2				Source 3				Total			
Sources	Authorised Quantity	Quantity drawn	Approval dates																			
Source 1																						
Source 2																						
Source 3																						
Total																						

Consent: On behalf of authority I convey our consent to pay water charges at the applicable rates. We understand that the applicable charges may be revised periodically by the authority approving water reservation.

Yours Sincerely

(\_\_\_\_\_)

Enclosures :- Resolution of competent committee of Board/Panchayat body/Local authority for requirement of water and undertake to pay the charges.

**Appendix -II****Form of annual water audit to be carried out by the Authority under section 9 (3) of the Gujarat Domestic Water Supply (Protection) Act, 2019.**

Sr. No.	Particulars	Details																																				
1	Name of Authority : Address : Telephone No. : Email Id :																																					
2	Details of Customers : <ul style="list-style-type: none"> <li>• Populated being serviced</li> <li>• Nos. of Households</li> <li>• Nos. of Connections of category <ul style="list-style-type: none"> <li>• Residential</li> <li>• Commercial</li> <li>• Industrial</li> <li>• Institutional</li> <li>• Others</li> </ul> </li> </ul>	<div style="border: 1px solid black; height: 20px; margin-bottom: 5px;"></div> <div style="border: 1px solid black; height: 20px; margin-bottom: 5px;"></div> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th>Type</th><th>Metered</th><th>Unmetered</th><th>Total</th></tr> </thead> <tbody> <tr> <td>Residential</td><td></td><td></td><td></td></tr> <tr> <td>Commercial</td><td></td><td></td><td></td></tr> <tr> <td>Industrial</td><td></td><td></td><td></td></tr> <tr> <td>Institutional</td><td></td><td></td><td></td></tr> <tr> <td>Others</td><td></td><td></td><td></td></tr> </tbody> </table>	Type	Metered	Unmetered	Total	Residential				Commercial				Industrial				Institutional				Others															
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3	Connections per Categories of Diameter	<div style="text-align: center;">(Separate for each zone) (Dia in mm)</div> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th></th><th>15</th><th>25</th><th>40</th><th>50</th><th>-----</th></tr> </thead> <tbody> <tr> <td>Residential</td><td></td><td></td><td></td><td></td><td></td></tr> <tr> <td>Commercial</td><td></td><td></td><td></td><td></td><td></td></tr> <tr> <td>Industrial</td><td></td><td></td><td></td><td></td><td></td></tr> <tr> <td>Institutional</td><td></td><td></td><td></td><td></td><td></td></tr> <tr> <td>Others</td><td></td><td></td><td></td><td></td><td></td></tr> </tbody> </table>		15	25	40	50	-----	Residential						Commercial						Industrial						Institutional						Others					
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		Pumping Machinery (in KLD or MLD)			
		Elevated storage (in KL or ML)			
		Sub-Head works with components such as Sump, Pump House			
		Distribution Network (km)	_____ to _____ diameter, _____ Km Pipeline.		
6	Cost of Water	Cost of water as charged by another authority providing water source  for the year = Applicable Rate X Total water drawn in a year			
7	Opportunity Cost of Water	Re-compute the cost of water, if it were charged at rate applicable for industrial customers.  = Applicable rate for Industrial Customer X Total Water Drawn			
8	Applicable water charges in your jurisdiction (Please Specify the unit of charges, if it is household or plot size or Sq. Mt. basis, connection size, monthly rates.)	Unit of levy: HH/plot size/metering/fixed monthly charges <b>Tariff:</b> Domestic purpose-Rs.- Institutional purpose-Rs.- Commercial purpose-Rs.- Industrial purpose-Rs.-			
9	Distribution Charges recovered by the Authority in Rs. Lakhs	Consumer Type	Annual Billing	Annual Receipt	Outstanding Dues
		Domestic			
		Institutional			
		Commercial			
		Industrial			
		Total			
10	Service Level  A. Per capita distribution in your authority area = Total Water supplied in the year in liters/Population X 365  B. Frequency of water supply at Household level Once/Twice in a day or once every _____ days.  C. Period for which water supplied on the day of supply, measured at household level.	Zone	Per capita water supply per day (LPCD)	Frequency of Supply (Once/Twice in a day or once every _____ days.)	Duration of Supply (Minutes)
		Zone 1			
		Zone 2			
		Zone 3			
		-----			

11	Water Distribution Grievance Analysis	<table border="1"> <tr> <th colspan="9">Nos. of applications received during the year</th> </tr> <tr> <th rowspan="2">Sr. No</th><th rowspan="2">Customer type</th><th rowspan="2">Total Compl-aints</th><th colspan="2">Disposed</th><th colspan="4">Pending since</th></tr> <tr> <th>Positive</th><th>Negative</th><th>Within 1 Week</th><th>1-2 Week</th><th>2-4 Week</th><th>Above 4 week</th></tr> <tr><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td></tr> <tr><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td></tr> <tr><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td></tr> <tr><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td></tr> </table>	Nos. of applications received during the year									Sr. No	Customer type	Total Compl-aints	Disposed		Pending since				Positive	Negative	Within 1 Week	1-2 Week	2-4 Week	Above 4 week																																				
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12	Statement of Hand pumps/ Tube wells/Open wells	<table border="1"> <tr> <td>Description</td><td>Hand Pump</td><td>Tube well</td><td>Open well</td></tr> <tr> <td>Nos. of such sources as on date of report</td><td> </td><td> </td><td> </td></tr> <tr> <td>Functional</td><td> </td><td> </td><td> </td></tr> <tr> <td>Non-functional</td><td> </td><td> </td><td> </td></tr> <tr> <td>Nos. that have gone dry during current year</td><td> </td><td> </td><td> </td></tr> <tr> <td>Nos. that have gone dry during last 2 year</td><td> </td><td> </td><td> </td></tr> <tr> <td>Nos. that have gone dry during last 3 year</td><td> </td><td> </td><td> </td></tr> </table>	Description	Hand Pump	Tube well	Open well	Nos. of such sources as on date of report				Functional				Non-functional				Nos. that have gone dry during current year				Nos. that have gone dry during last 2 year				Nos. that have gone dry during last 3 year																																			
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14	Water Quality Audit	<p>a. Technique used for water quality</p> <p>-----</p> <p>-----</p> <p>b. Water sample test report (For the year)</p> <table border="1"> <tr> <th rowspan="2">Nos. of Sample Taken</th><th rowspan="2">Samples that passed applicable Water Quality Standard</th><th rowspan="2">Samples that failed applicable Water Quality Standard</th><th colspan="6">Nos. of failed samples (reason wise)</th></tr> <tr> <th>Turbidity</th><th>Fluoride</th><th>T.D.S</th><th>Nitrate</th><th>Other chemical contamination</th><th>Bacterio-logical Contami-nation</th></tr> <tr><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td></tr> <tr><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td><td> </td></tr> </table>	Nos. of Sample Taken	Samples that passed applicable Water Quality Standard	Samples that failed applicable Water Quality Standard	Nos. of failed samples (reason wise)						Turbidity	Fluoride	T.D.S	Nitrate	Other chemical contamination	Bacterio-logical Contami-nation																																													
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15	Proposed course of action to prevent water loss, improve spatial distribution asymmetry, improve service level & address quality problem issues	<p>I. -----</p> <p>II. -----</p> <p>III. -----</p> <p>IV. -----</p>																																																												
16	Regulatory action taken under Gujarat Domestic Water Supply (Protection) Act or the law for concerned authority	<p>a) Unauthorized drawl (Please report nos. of cases)</p> <p>I. Excess drawl</p> <p>II. Unauthorized drawl</p> <p>III. Change of use for water connection</p> <p>b) Penalty/Assessment orders levied for unauthorized connection/drawl</p> <p>I. Nos. of case in which assessment/penalty order made</p> <p>II. Amount in assessment order made</p>																																																												

		III. Amount collected IV. Amount yet to be collected
		Recovery pending from the consumer in reference to penalty imposed under the act
		Current Year Previous Year Years prior to last year Total
17	Sewerage Treatment 1) Quantity of sewage generated 2) Quantity of sewage treated 3) Quantity of treated sewage re-used	1) ----- 2) ----- 3) -----
18	Remarks	

Date:- 07/07/2020

Place:- Gandhinagar

By order and in the name of the Governor of Gujarat,

**K. P. SAMBHWANI,**  
Additional Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

THURSDAY, JULY 9, 2020/ ASADHA 18, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> July, 2020

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No. GH/V/88 of 2020/DVP-162019-4857-L :-** WHEREAS the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Gandhinagar Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/277 of 2017/DVP-112014-4123-L, dated. 13.10.2017 (hereinafter referred to as "the said Authority" and "the said Development Plan")

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/277 of 2017/DVP-112014-4123-L, dated.13.10.2017.

1. The 36.0 mtr wide road passing through the land bearing R.S.No.907/A, 907/B, 909/A, 909/B, 908, 910/B, 969, 970, 972, 973 etc. of village : Uvarsad shall be deleted. The land thus released and earmarked as "A-B-C-D-A" and "E-F-G-H-E" shall be designated for "Agriculture Zone(AG-1)", earmarked as "G-H-I-J-G" shall be designated for "Natural growth of Gamtal Zone(NGOG)" under section 12(2)(a) and earmarked as "C-D-E-F-C" shall be designated for "Waterbody" under section 12(2)(c) as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9<sup>th</sup> July, 2020

#### REGISTRATION (GUJARAT AMENDMENT) ACT, 2018.

**No.: GHM-2020-39-M-RGN-122018-Regi.Bill.27-H1:-** In exercise of the powers conferred by sub-section (2) of section 1 of the Registration (Gujarat Amendment) Act, 2018 (Guj.4 of 2020), the Government of Gujarat hereby appoints the 10<sup>th</sup> July, 2020 as the date on which the aforesaid Act shall come into force.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 19<sup>th</sup> March, 2020.

#### Gujarat State Higher Education Council Act, 2016.

**No: GS/SH/15/SHE/2019/1459/KH-1:-** In exercise of powers conferred by section 27 of the Gujarat State Higher Education Council Act, 2016 (Guj. 1 of 2017), the Government of Gujarat hereby makes the following rules for carrying out the purposes of the Act, namely:-

- 1. Short title and commencement** - (1) These rules may be called the Gujarat State Higher Education Council Rules, 2020.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.
- 2. Definitions** - (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat State Higher Education Council Act, 2016 (Guj. 1 of 2017);
  - (b) "Government" means the Government of Gujarat;
- (2) Words and expressions used herein and not defined but defined in the Act shall have the same meaning respectively assigned to them in the Act.
- 3. Qualifications, powers and functions, terms and conditions of the service of the Chairperson of Executive Committee.-**
  - (1) An eminent educationist who has served as a Vice-Chancellor in any of the Universities in India and having not less than ten years of experience as a professor or a senior administrative officer, serving or retired, not below the rank of the Principal Secretary to the State Government, having aptitude and experience in the field of education shall be appointed by the State Government as the Chairperson of the Executive Committee.
  - (2) The Chairperson of the Executive Committee shall be appointed for term of three years and shall not be eligible for re-appointment:

Provided that a person who has attained the age of 65 years shall not be eligible to continue as the Chairperson of the Executive Committee.

- (3) The Chairperson of the Executive Committee shall preside over the meetings of the Executive Committee of the Council and his status shall be equivalent to that of a Vice-Chancellor.
- (4) The Chairperson of the Executive Committee shall not be paid any monthly salary:

Provided that the Chairperson shall be paid Rs. 10,000/- per day as sitting fees for every meeting of the Executive Committee:

Provided further that he shall be paid Rs.10,000/- per day for every visit of any University/institution that he undertakes during the course of his work.

- (5) The Chairperson shall be entitled for Traveling Allowance in accordance with the prevailing rules of the Government.
- (6) The Chairperson shall be accountable to the Education Department.

**4. The manner for investment of surplus fund of the Council.-**

The surplus fund remaining after the meeting of the expenditure shall be invested in short term deposits with any Scheduled or Government approved Bank. If long term investment is feasible, the funds shall be kept in the Gujarat State Financial Services Limited (GSFS) or any other statutory or corporate body wholly owned and controlled by the Government.

**5. Annual Budget.-** The Council shall prepare their detailed budget proposal in Form 'A' of estimated receipts and expenditure of the Council along with the particulars for the next financial year and forward a copy of the same to the Government during the Month of September of each year.

**6. Maintenance of accounts of the Council.-**

- (1) The accounts of the Council and the annual statement of accounts shall be maintained/ prepared as specified in Form 'B'
- (2) The receipts and expenditure accounts, for each financial year shall be as follows, -
  - (a) The receipts shall consist of-
    - (i) block grants, if any received by the Council from the Government;
    - (ii) grants that may be received from University Grants Commission (UGC) or All India Council for Technical Education or Government of India (AICTE) or other sources;
    - (iii) interest earned on investments; and
    - (iv) other miscellaneous receipts derived.
  - (b) The expenditure shall include.-
    - (i) salaries and other allowances to officers and staff;
    - (ii) expenditure on wages, telephone, electricity, newspapers, office expenses, etc.;
    - (iii) expenditure on meetings of the Council, its committees or commissions sitting fees, conveyance charges, traveling allowance, daily allowance and other incidental expenses;
    - (iv) expenditure for the conduct of conferences and seminars including traveling allowance, daily allowance or honorarium to the invitees, participants and incidental expenses;
    - (v) expenditure on welfare of staff, provident fund contribution, leave-salary and pension contribution; and
    - (vi) any item of capital or revenue expenditure authorized by the Council.

**7.** The accounts of the Council shall be audited at least once in every financial year by an experienced C. A. firm.

**8. Annual report.**

- (1) The Council shall prepare an annual report in Form 'C' for every financial year before the 31<sup>st</sup> December following the financial year.
- (2) The annual report shall contain the following information, namely:-
- introduction including the number of meetings of the Council held during the financial year;
  - the issues discussed in the meetings regarding future plans and other activities;
  - observations and recommendations made at the meetings;
  - initiatives and programmes of the Council;
  - financial administration.
- (3) The annual report as approved by the Council shall be submitted to the Government before 31<sup>st</sup> December of the following financial year.

**Form A**  
(see rule 5)  
**for Budget Proposal:**

Name of Department:	Major Head:	
Sub-Major Head:	Minor Head:	
Sub-Head:	Item No. and Name of Item:	
Recurrent: Rs.	Non-Recurrent: Rs.	Total: Rs.
		Ultimate Annual Recurrent: Rs.

**Remarks:-****Statement-I**

Sr. No.	Designation of the post (English)	Designation of the post (Gujarati)	No. of post	Pay-Scale of the Post (Rupees)	Grade Pay (Rupees ) (if applicable)
1					
2					
<b>Total</b>					

**Statement-II****(Rs. in Lakhs)**

Object Head	Expenditure required for the period of 11 months during the year 2019-20		Ultimate Annual Recurrent Rs.	Budget Provision Rs.
	Recurrent Amount	Non-Recurrent Amount		
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>
<b>Total :-</b>				

**Form B & C***(see rule 6(1) and 6(2))***GUJARAT HIGHER EDUCATION COUNCIL****INCOME AND EXPENDITURE ACCOUNT FOR THE YEAR ENDED**

<b>Particulars</b>	<b>Schedule</b>	<b>Budget estimate for current year</b>	<b>Actuals for the year</b>	<b>Budget estimate for upcoming year</b>	
<b>Income (A)</b>					
Receipts					
Grants and Donations	1				
Income from investments	2				
Other Incomes	3				
<b>Total (A)</b>					
<b>Expenditure (B)</b>					
Staff Payments and Benefits					
Academic Expenses					
Administrative and General Expenses					
Transportation Expenses					
Repairs and maintenance					
Finance costs					
Other Expenses					
<b>Total (B)</b>					
<b>Balance being excess of Income over Expenditure</b>					
<b>(A-B)</b>					
Transfer to/from Designated fund					
<b>Balance Being Deficit, Carried to General Fund</b>					
Notes on accounts					

**General Instructions**

1. The financial statements of Gujarat Higher Education Council (Income and Expenditure Account) should be prepared on accrual basis.
2. A statement of all significant accounting policies adopted in the preparation and presentation of the Income and Expenditure Account should be included in the financial statements of Gujarat Higher Education Council. Where any of the accounting policies is not in conformity with Accounting Standards, and the effect of departures from Accounting Standards is material, the particulars of the departure should be disclosed, together with the reasons therefore and also the financial effect thereof except where such effect is not ascertainable.

3. Accounting policies should be applied consistently from one financial year to the next. Any change in the accounting policies which has a material effect in the current period or which is reasonably expected to have a material effect in later periods should be disclosed. In case of a change in accounting policies which has a material effect in the current period, the amount by which any item in the financial statements is affected by such change should also be disclosed to the extent ascertainable. Where such amount is not ascertainable, wholly or in part, the fact should be indicated.
4. The accounting treatment and presentation in the income and expenditure account of transactions and events should be governed by their substance and not merely by the legal form.
5. In determining the accounting treatment and manner of disclosure of an item in the Income and Expenditure account, due consideration should be given to the materiality of the item.
6. Notes to the Income and Expenditure Account should contain the explanatory material pertaining to the items in the Income and Expenditure Account.
7. If the information required to be given under any of the items or sub-items in these formats cannot be conveniently included in the Income and Expenditure Account itself as the case may be, it can be furnished in a separate schedule or schedules to be annexed to and forming part of the income and expenditure account. This is recommended where items are numerous.
  - (a) The Schedules referred to above, accounting policies and explanatory notes should form an integral part of the financial statements.
8. A cash flow statement should be annexed, wherever applicable, showing cash flows during the period covered by the income and expenditure account and during the corresponding previous period.
9. Disclosures as suggested in the formats are minimum requirements. The council is encouraged to make additional disclosures.
10. The figures in Income and Expenditure account, if rounded off, shall be rounded off as below:

Amount of Gross Revenue (in Rs.)	Rounding off to (Rs.)
Less than One lakh	No rounding off
Ten lakhs or more but less than ten lakhs	Hundred
One lakh or more but less than one crore	Thousand
One crore or more but less than one hundred crore	Lakh / Million
One hundred crore or more but less than one thousand crore	Crore / Billion

#### **INCOME AND EXPENDITURE ACCOUNT**

1. The Income and Expenditure Account should disclose every material feature and should be so made out as to clearly disclose the result of the working of the Gujarat Higher Education Council during the period covered by the account.
2. Donations and grants should be recognised only at a stage when there is a reasonable assurance that the Gujarat Higher Education Council shall comply with the conditions attached, and the donations and grants shall be received.
3. Any item under which income/expense exceeds 1% of the total fee receipts of the council or Rs. 50,000/-whichever is higher should be shown as a separate and distinct item against an appropriate account head in the Income and Expenditure Account. These items, therefore should not be shown under the head miscellaneous and other income/expense.
4. Depreciation should be provided so as to charge the depreciable amount of a depreciable asset over its useful life.

5. The details of hostel running expenses should be disclosed separately in the notes to the Income and Expenditure Account.
6. The council shall disclose the following additional information by way of notes:
  - (a) Disclosure in respect of expenditure incurred on objects of the council.
  - (b) Details of the services rendered by volunteers for which no payment has been made.
  - (c) Details of items of exceptional and extraordinary nature; and
  - (d) Prior period items;

#### **SCHEDULE 1 - GRANTS and DONATIONS (Irrevocable Grants & Subsidies Received)**

The grants & donations received shall be classified and disclosed as follows:

Particulars	Current year	Previous year
Central Government		
State Government(s)		
Government Agencies		
Institutions/Welfare Bodies		
International Organizations		
Others (Specify) TOTAL		

#### **SCHEDULE 2- INCOME FROM INVESTMENTS**

(Income on Investment from Earmarked/Endowment Funds transferred to Funds)

Investment from Earmarked/ Endowment Fund	Current year		Previous year	
1) Interest				
a) On Govt. Securities				
b) Other Bonds/Debentures				
2) Income received				
a) Each Fund separately				
3) Income accrued				
a) Each Fund separately				
4) Others (Specify)				
TOTAL				
TRANSFERRED TO EARMARKED/ ENDOWMENT FUNDS				

#### **Form C**

*(see rule 8(1))*

#### **Annual Report**

#### **Contents for Annual Report**

An Annual report is a comprehensive report on an organisation's activities throughout the preceding year. Annual reports are intended to give stakeholders and other interested people information about the organisation's activities including financial performance. Most jurisdictions require organisations to prepare and disclose annual reports.

Typically annual reports will include:

- Chairperson's forward.
- Auditor's report on organization's governance.
- Vision/Mission statement.
- Objectives and Aims of Council.
- Council's statement of compliance.
- Initiatives of the Council.
- Grant Disbursement and Utilization.
- Council's activities / performance.
- Outstanding achievements and best practices.
- Annexures if any.
- Way forward - future plans.

Other information deemed relevant to stakeholders may be included, such as social responsibility reports or organisations with environmentally - or socially -sensitive operations.

The details provided in the report are of use to stakeholders to understand the Organizations performance and future direction.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 3<sup>rd</sup> July, 2020.

#### INDIAN STAMP ACT, 1899.

**No. GHM-2020-34-M-STP-122020-729-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 12,50,000/- (Rupees Twelve Lakh Fifty Thousand only), for the period from 1<sup>st</sup> January, 2020 to 31<sup>st</sup> December, 2020, to be paid by the New India Assurance Company Limited, Regional Office, Vadodara chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the table appended to this order.

TABLE

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Marine Insurance	40,000/-
2.	Fire Insurance	15,000/-
3.	Miscellaneous Insurance	11,95,000/-
	<b>TOTAL</b>	<b>12,50,000/-</b>

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 3<sup>rd</sup> July, 2020.

#### INDIAN STAMP ACT, 1899.

**NO. GHM-2020-35-M-STP-122020-731-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs. 1,50,000/- (Rupees One Lakh Fifty Thousand only), for the period from 1<sup>st</sup> April, 2020 to 31<sup>st</sup> March, 2021, paid by the United India Insurance Company Limited, Bhavanagar chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the table appended to this order.

Table

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Fire Insurance	20,000/-
2.	Marine Insurance	10,000/-
3.	Motor Insurance	75,000/-
4.	Any other Insurance	45,000/-
	<b>Total</b>	<b>1,50,000/-</b>

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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#### HOME DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> July, 2020.

#### THE GUJARAT PREVENTION OF ANTI SOCIAL ACTIVITIES ACT, 1985.

**NO.GG/40/2020/SB-III/PAS/1099/726(1) Part-I:** - In exercise of the powers, conferred by **section 10 of The Gujarat Prevention of Anti-Social Activities Act, 1985**, the Government of Gujarat is pleased to extend the term of following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) **H. K. Rathod**, for a period of **one (1) year with effect from 9<sup>th</sup> August, 2020**.

Hon'ble Mr. Justice (Retd. High Court Judge) H. K. Rathod (Chairman)

Hon'ble Mr. Justice (Retd. High Court Judge) B. N. Mehta (Member)

Hon'ble Mr. Justice (Retd. High Court Judge) J. C. Upadhyay (Member)

By order and in the name of the Governor of Gujarat,

**PANKAJ DAVE,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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#### NARMADA, WATER RESOURCES, WATER SUPPLY & KALPSAR DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> July, 2020.

#### THE GUJARAT WATER AND GAS PIPELINE (ACQUISITION OF RIGHT OF USER IN LAND) ACT-2000 SECTION-6 (1)

**No. GN-22/VWS-27-2020-11-Kh-4** whereas by notification the Govt. of Gujarat No.GN/06/VWS/27-2020-11-Kh-4, Dt.23-01-2020 issued under sub section (1) of section 3 of the Gujarat Water & Gas Pipelines (Acquisition of Right of user in land) Act-2000. (Here in after referred to as the said Act,) The State Government declared its intension to acquire the right of user in the land schedule appended to that Notification for the purpose of laying of the pipe line for the supply of drinking water in the state of Gujarat from Gorakhmadhi, Ta-Sutrapada Dist- Gir Somnath 850 mm dia M.S. Pipeline 750 Mtr. Length to lay main transmission line for Drinking water is being lead by Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat under taking Gandhinagar) under Sardar Sarovar Narmada Canal based pipeline Project and variation for the purpose it is necessary to acquire the ROU in the land described in the schedule annexed to this notification but not covered in the earlier notification NWRWS and ..... under section-3 (1) of Gujarat Water and Gas Pipeline (Acquisition of ROU in land) Act-2020.

And whereas the copies of the said Gazette Notification under section-3 (1) Dated.**23-01-2020** were made available to the public up to Dated.**07-03-2020**.

The Competent authority has under sub sec.1 of Section 6 of the said, Act-2000, submitted the report to the State Government. The State Govt. has after considering the said report, decided the acquire the right of user in the land for public interest for laying of water supply pipeline by Gujarat Water Infrastructure Limited, Gandhinagar in the land specified the scheduled annexed to the Notification.

Now, therefore in exercise of powers conferred by sub section-1 of section-6 of the said Act. The State Government hereby declares that the right of user in the said land, specified in the scheduled appended to this notification are hereby acquired for the laying pipeline.

And further in exercise of powers conferred by sub section (2) & (4) of section-6 of the said Act. The State Government hereby directs that the rights of user in the said land shall, instead or vesting in the state Government vest from the date of Publication of the declaration, in the Gujarat Water Infrastructure Limited, Gandhinagar (a Government of Gujarat Undertaking), free from all encumbrances.

NC-25 PROJECT KESARIYA						
GORAKHMADHI FARMER ROU DETAILS (SCHEDULE-6(1))						
LOCATION :- GORAKHMADHI TA :- SUTRAPADA DIST :- GIR-SOMNATH						
DATE :-						
Sr. No	Farmer Name	Survey No./ Block No.	Crop	R.O.U. Area		
				Ha.	Are.	Sq. mtr.
1	Bhikhiben Kanabhai Gavadiya etc.	45/p4/p2/p2		00	04	42
2	Ranabhai Ugabhai Gavdiya	45/p3/p1		00	12	30
3	District Panchayat Road	Road		00	02	25
4	Jadavbhai Jivabhai Kamliya etc.	179/p1/p1		00	10	05
5	Samatbhai Jesabhai Vaja etc.	180/p1		00	10	20
6	Babubhai Sidibhai Vaja	181/p2/p1		00	09	52
7	Jivabhai Jodhabhai Vaja	182/p1/p1		00	14	40
8	Gorakhmadi Gram Panchayat Gauchar	408/2		00	06	45
9	Mandabhai Danabhai Solanki etc.	368/p1		00	15	45
10	Gaturbhai Bhimabhai Solanki etc	367		00	09	00
11	Government Land	408/A/1/p31		00	09	00
12	Lakhmanbhai Jethabhai Khuntad	372/1/p1/p1		00	01	20
13	National Highway - 51	NH-51		00	12	75

**K. P. SAMBHWANI,**  
**Chief Engineer & Add.Secretary (Pro.)**  
**To the government of Gujarat Narmada water**  
**Resources water supply and Kalpasar Department,**  
**Sachivalaya, Gandhinagar.**

**નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, તા.૧૩.૭.૨૦૨૦.

**ગુજરાત પાણીની અને ગેસની પાઈપલાઈન ૨૦૦૦ અધિનિયમ (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત) (૧)ક-ની કલમ**

**ક્રમાંક:-** જાહેર ગુજરાત સરકારશ્રીના ગુજરાત .૪-ખ-૧૧-૨૦૨૦-૨૭-વીડબલ્યુએસ-૨૨-પાણીની અને ગેસની પાઈપલાઈન અધિનિય (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત)ની કલમ ૨૦૦૦-૩ના (૧) જાહેરનામા:- ક્રમાંક / જા / ૬ / .એન.વીડબલ્યુએસ તા ૪-ખ-૧૧-૨૦૨૦-૨૭ / .૨૩૨૦૨૦/૦૧/ થી એવું નિર્દેશ કરવામાં આવ્યું હતું કે આ સાથેની અનુસૂચિમાં દર્શાવેલ જમીનજમીનો / હવે પછી તેનો ઉલ્લેખ ઉક્ત જમીન) જમીનોમાં/ સુત્રાપાડામાં .સોમનાથ જિલ્લાના ગામ ગોરખમઢી તા-ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ દ્વારા ગીર (.તરીકે કરેલ છે આવેલ પીવાના પાણીની પાઈપલાઈન નાંખવી જરૂરી છે તે જાહેર હેતુ માટે એનમાં વપરાશકારોનો હક્ક રપ-.સી. સંપાદન કરવાનો પોતાનો ધરાઈ જાહેર કરેલ છે.

હેઠળના જાહેરનામું (૧)૩-સદર હું કલમતા ૨૦૨૦/૦૧/૨૩. ના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ તેની નકલ જમીનના હિત સંબંધ ધરાવતા તમામ વ્યક્તિને તા ૨૦૨૦/૦૩/૦૭. સુધીમાં ઉપલબ્ધ થયેલ છે.

જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા ) સક્ષમ અધિકારીશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપલાઈન ની કલમ ૨૦૦૦-અધિનિયમ (બાબત-ફહેઠળના રાજ્ય સરકારશ્રીને સાદર કરેલ અહેવાલને વિચારણામાં લીધા બાદ (૧) રાજ્ય સરકારશ્રીને એવી ખાતરી થઈ છે કે આ સાથેની અનુસૂચિમાં દર્શાવેલ ઉક્ત જમીનોમાં ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા પાણીની પાઈપલાઈન નાંખવા માટે જમીનોમાંના વપરાશકારોનો હક્ક સંપાદન કરવાના જાહેર હેતુ માટે જરૂરી છે.

આથી ઉક્ત અધિનિયમ કલમ-૬(૨) અને ૬(૪) ની જોગવાઈઓ અવ્યયે એવું જાહેર કરવામાં આવે છે કે આ સાથેની અનુસૂચિમાં દર્શાવેલ ઉક્ત જમીન/જમીનોમાં વપરાશકારોનો હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે તમામ બોજાથી મુક્ત રહીને ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગરને સંપૂર્ણ રીતે ઉક્ત જાહેરનામાની તારીખથી નિહિત કરવા જાહેર કરવામાં આવે છે.

### જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

#### અનુસૂચિ-૬(૧)

ગોરખમઢી ખેડુત ખાતેદારોની આર.ઓ.યુ.ની વિગત

ગામ:- ગોરખમઢી

તા. સુત્રાપાડા

જી. ગીર-સોમનાથ

ક્રમ	ખેડુત ખાતેદારોનું નામ	સર્વે નંબ્લોક નં./.	પાક	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે	ચો .મી.
૧	ભીખીબેન કાનાભાઈ ગાવડીયા વિગેરે	૪૫પૈકી૪ / પૈકી૨પૈકી૨ /	ઘઉં	૦૦	૦૪	૪૨
૨	રાણાભાઈ ઉગાભાઈ ગાવડીયા	૪૫પૈકી૩ / પૈકી૧	ચણા	૦૦	૧૨	૩૦
૩	જિલ્લા પંચાયત રોડ	પંચાયત રોડ	રોડ	૦૦	૦૨	૨૫
૪	જાદવભાઈ જીવાભાઈ કામળીયા વિગેરે	૧૭૯પૈકી૧ / પૈકી૧	ચણાલસણ /	૦૦	૧૦	૦૫
૫	સામતભાઈ જેશાભાઈ વાજા વિગેરે	૧૮૦પૈકી૧ /	ચણા	૦૦	૧૦	૨૦
૬	બાબુભાઈ સીદીભાઈ વાજા	૧૮૧પૈકી૨ / પૈકી૧	કપાસ	૦૦	૦૯	૫૨
૭	જીવાભાઈ જોદાભાઈ વાજા	૧૮૨પૈકી૧ / પૈકી૧	ઘઉં	૦૦	૧૪	૪૦
૮	ગોરખમઢી ગ્રામ પંચાયત ગૌચર	૪૦૮૨ /	પડતર	૦૦	૦૬	૪૫
૯	માંડાભાઈ દાનાભાઈ સોલંકી વિગેરે	૩૬૮પૈકી૧ /	દાણામકાઈ.અ /	૦૦	૧૫	૪૫
૧૦	ગદુરભાઈ ભીમાભાઈ સોલંકી વિગેરે	૩૬૭	બાજરી	૦૦	૦૯	૦૦
૧૧	સરકારી પડતર	૪૦૮પૈકી૩૧ / ૧ / અ /	પડતર	૦૦	૦૯	૦૦
૧૨	લખમણભાઈ જેઠાભાઈ ખુંટડ	૩૭૨પૈકી૧ / ૧ / પૈકી૧	પાક નથી	૦૦	૦૧	૨૦
૧૩	રાષ્ટ્રીય ધોરી માર્ગ	એન.એચ૫૧-.	રોડ	૦૦	૧૨	૭૫

કે. પી. સંભવાણી,

મુખ્ય ઈજનેર અને અધિક સચિવ(.પ્રો)

નર્મદા, જળસંપતિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,

સચિવાલય, ગાંધીનગર.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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EXTRAORDINARY  
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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી જુલાઈ, ૨૦૨૦.

પ્રસ્તાવના:—

**ક્રમાંક:જીએચકેએચ/૭૦/૨૦૨૦/એપીએમ/૧૦/૨૦૨૦/૬૩૦/ગ.**— ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(૪)(ક) તથા કલમ-૧૧(૫)(ક), અને કલમ-૧૭ હેઠળ ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચુંટણી કરવાની હોય છે.

કોરોના વાયરસના કારણે સરકારશ્રી દ્વારા રાજ્યમાં લોકડાઉન જાહેર કરેલ જેના કારણે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૩/૨૦૨૦/એપીએમ/૧૦/૨૦૨૦/૬૩૦/ગ, તા.૨૪/૦૩/૨૦૨૦થી તમામ ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓને અન્ય હુકમો ન થાય ત્યાં સુધી જે તે તબક્કે હોઈ, તે તબક્કેથી મુલતવી રાખવાનો આદેશ કરેલ હતો.

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૮/૨૦૨૦/એપીએમ/૧૦/૨૦૨૦/૬૩૦/ગ, તા.૨૪/૦૪/૨૦૨૦થી જે બજાર સમિતિઓની મુદત તા.૩૧/૦૭/૨૦૨૦ સુધીમાં પૂર્ણ થનાર છે, તેવી બજાર સમિતિઓની મુદત તા.૩૧/૦૭/૨૦૨૦ લંબાવવા માટે નિર્ણય કરેલ હતો.

ભારત સરકારશ્રી દ્વારા અનલોક-૧ અન્વયે તા.૦૧/૦૬/૨૦૨૦થી મોટાભાગની છુટછાટ જાહેર કરેલ છે. રાજ્ય સરકારશ્રી દ્વારા પણ માઈક્રો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારોમાં ઘણી બધી છુટછાટ આપેલ છે. આમ, માઈક્રો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારોમાં આવેલી ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચુંટણીઓ યોજી શકાય તેમ હોય, પુખ્ત વિચારણાના અંતે નીચે મુજબ જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.

**જાહેરનામું**

જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૩/૨૦૨૦/એપીએમ/૧૦/૨૦૨૦/૬૩૦/ગ, તા.૨૪/૦૩/ ૨૦૨૦ થી રાજ્યની બજાર સમિતિઓની ચૂંટણી મુલતવી રાખવામાં આવેલ. હવે ભારત સરકારશ્રીએ અનલોક-૧ની આપેલ ગાઈડલાઈન મુજબ તથા આપેલ છુટછાટ ધ્યાને લેતા માઈક્રો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન સિવાયના તમામ વિસ્તારોમાં આવેલી ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણી જે તબક્કેથી મુલતવી રાખવામાં આવેલ હતી તે તબક્કેથી યોજવા આથી મંજૂરી આપવામાં આવે છે.

ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણીમાં COVID-19 અનલોક-૨ તથા સોશિયલ ડિસ્ટેન્સિંગ સહિતની સુચનાઓનું ચુસ્તપણે પાલન થાય તે માટે ચૂંટણીઓ જિલ્લા કલેક્ટરશ્રીની મંજૂરી મેળવીને જ યોજવા જણાવવામાં આવે છે.

નામદાર કોર્ટના આદેશથી જે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણીઓ મુલતવી રાખવા હુકમ થયેલ હશે તે બજાર સમિતિઓને આ જાહેરનામું અસરકર્તા રહેશે નહીં.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> July, 2020.

#### Notification No. 59/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-67)GST-2020/S.148(31)TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No.(GHN-43)GST-2019/S.148(15)TH dated the 24<sup>th</sup> April, 2019, Notification No. 21/2019-State Tax, namely :-

In the said notification, in the third paragraph, in the first proviso, for the figures, letters and words “15<sup>th</sup> day of July, 2020”, the figures, letters and words “31<sup>st</sup> day of August, 2020” shall be substituted.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6<sup>th</sup> July, 2020.

#### GUJARAT STAMP ACT, 1958

**NO.GHM-2020-36-STP-122020-826-H-1:- WHEREAS** the Government of Gujarat has announced a Scheme – Atmanirbhar Gujarat Sahay Yojna (herein referred to as the ‘Yojna’) to leave more cash in the hands of middle sections of the society, small trades, and craftsmen etc. to help them fight the coronavirus-led crisis, under the Government Resolution, **Agriculture, Farmers Welfare and Co-operation Department** No.SMB/16/2020/280/CH dated the 20<sup>th</sup> June, 2020;

**AND WHEREAS**, the Government of Gujarat has decided to remit the Stamp Duty to the beneficiaries during the implementation of this Scheme;

**NOW THEREFORE**, in exercise of powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the Stamp Duty chargeable on the instruments executed for securing loan/borrowing under the Yojna to the beneficiaries who fulfil the conditions and procedure as per Scheme.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 9<sup>th</sup> July, 2020.

#### GUJARAT AGRICULTURAL PRODUCE AND LIVESTOCK MARKETING (PROMOTION AND FACILITATION) ACT, 1963.

**No.GHKH-67-2020-APM-10-2020-102-G:-** WHEREAS the State Government is desirous to declare the whole State as one unified market under section 5A of the Gujarat Agricultural Produce Markets (Amendment) Ordinance, 2020 (Guj. Ord. 3 of 2020);

AND WHEREAS the Director of Agriculture marketing and rural finance, intends to declare his intention of regulating the purchase and sale of certain agriculture produce in whole state of Gujarat and intends to inform all persons likely to be affected thereby and notice is hereby given that the said draft of notification will be taken into consideration by the Director, Agricultural marketing and rural finance, Government of Gujarat on or after the expiry of Thirty days from the date of its publication on the *Official Gazette*;

2.Any objection or suggestion which may be received by the Director, Agricultural marketing and rural finance, block no.13/2, Dr. Jivaraj Maheta Bhavan, Gandhinagar, from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

##### Draft Notification

In exercise of the powers conferred by sub- sections (1) and (2) of section 5 of the Gujarat Agricultural Produce and Livestock Marketing (Promotion and Facilitation) Act, 1963 (Guj. 20 of 1964), the Director, Agricultural marketing and rural finance, Gujarat State hereby declares his intention of regulating the purchase and sale of the agriculture produce specified in the Schedule appended to this notification, in the whole State of Gujarat.

**SCHEDULE****I. Fibres**

(1) Cotton (ginned and unginned).

(2) Sanhemp.

**II. Cereals**

(1) Wheat.

(8) Maize.

(2) Paddy (husked and unhusked).

(9) Sarsav

(3) Jowar.

(10) Bavto.

(4) Bajri.

(11) Barley.

(5) Nagli

(12) Banti.

(6) Vari.

(13) Chino.

(7) Kodra.

**III. Pulses**

(1) Tur.

(7) Lang.

(2) Gram.

(8) Math.

(3) Udid.

(9) Peas.

(4) Mung.

(10) Kulthi.

(5) Val.

(11) Masur.

(6) Chola.

**IV. Oilseeds**

(1) Groundnut (shelled and unshelled).

(8) Castor seed.

(2) Linseed.

(9) Khursani.

(3) Sesamum.

(10) Niger-seed.

(4) Safflower.

(11) Oil cakes.

(5) Ambadi.

(12) Thymol (Ajmoseeds)

(6) Coconut.

(13) Dil seeds (shepa).

(7) Cotton seed.

(14) Kalingada Seed.

(15) Soyabin

**V. Narcotics**

(1) Tobacco.

**VI. Gul, sugar and sugar cane****VII. Condiments, spices and others**

(1) Turmeric.

(10) Cashewnuts.

(2) Ginger.

(11) Cummin (Jiru.)

(3) Garlic.

(12) Rai.

(4) Corriander.

(13) Mathi.

(5) Chillies.

(14) Isabgul.

(6) Cardamom and pepper.

(15) Asario.

(7) Variali.

(16) Musli.

(8) Batel-nuts.

(17) Gum (gundar)

(9) Betol-leaves.

(18) Tamarind.

(19) Chikory

**VIII. Grass and fodder.****IX. Cattle Feeds**

(1) Guwar.

(2) Punvad.

By order and in the name of the Governor of Gujarat,

**ATUL N. PATEL,**

Deputy Secretary to Government.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫ મી જુલાઈ, ૨૦૨૦.

### પ્રસ્તાવના:

**ક્રમાંક: જાહેરકેએચ/૭૧/૨૦૨૦/જસીએસ/૧૦/૨૦૨૦/૧૧૫/છ:-** ગુજરાત સરકારશ્રીની અનલોક-૨ ની ગાર્ડલાઈન અન્વયે આ વિભાગના તા.૩૦/૦૬/૨૦૨૦ના જાહેરનામા ક્રમાંક: જાહેરકેએચ/૬૨/૨૦૨૦/જસીએસ/૧૦/૨૦૨૦/૧૧૫/છ માં સુધારો ઉમેરી તા.૦૪/૦૭/૨૦૨૦ના જાહેરનામા ક્રમાંક: જાહેરકેએચ/૬૬/૨૦૨૦/જસીએસ/૧૦/૨૦૨૦/૧૧૫/છ થી તમામ સહકારી મંડળીઓની ચુંટણી યોજવા આપેલ મંજૂરીના સંદર્ભે તમામ પ્રકારની સહકારી મંડળીઓની ચુંટણીમાં COVID-19 અનલોક-૨ તથા સોશિયલ ડિસ્ટન્સિંગ સહિતની સુચનાઓનું ચુસ્તપણે પાલન થાય તે માટે ચુંટણીઓ જિલ્લા કલેક્ટરશ્રીની મંજૂરી મેળવીને જ યોજવા જણાવવામાં આવેલ છે. ઉક્ત તા.૦૪/૦૭/૨૦૨૦ ના જાહેરનામામાં સુધારો આવશ્યક હોઈ નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

### જાહેરનામું

તા.૦૪/૦૭/૨૦૨૦ના જાહેરનામામાં “તા.૩૦-૦૬-૨૦૨૦ ના જાહેરનામાં ક્રમાંક: જાહેર/૩૭/૨૦૨૦/પિ-૧/કઅવ/૧૦૨૦૨૦/૪૮૨” ને બદલે “તા.૩૦/૦૬/૨૦૨૦ ના જાહેરનામા ક્રમાંક: જાહેરકેએચ/૬૨/૨૦૨૦/જસીએસ/૧૦/૨૦૨૦/૧૧૫/છ” વંચાણે લેવાનું રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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#### EDUCATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7<sup>th</sup> July, 2020.

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**No: GH/SH/28/2020/PVS/102020/61/S** : In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the Bachelor of Pharmacy and Diploma in Pharmacy and Payment of Fees as follows, namely:-

##### 1. *Short Title and Commencement.-*

- (1) These rules may be called the Bachelor of Pharmacy and Diploma in Pharmacy (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

##### 2. *Definitions.-*

- (1) In these rules, unless the context otherwise requires-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of candidates in the Bachelor of Pharmacy or, as the case may be, Diploma in Pharmacy Courses;
  - (c) "Admission Committee" means the "Admission Committee for Professional Courses" constituted by the State Government under section 4 of the Act;
  - (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act 1987 (52 of 1987);

- (e) "Course" means one of the branches of learning in program which may include dual degree course and/or integrated course;
  - (f) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
  - (g) "Gujarat Board" means the Gujarat Secondary and Higher Secondary Education Board established under section 3 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj. 18 of 1973);
  - (h) "GUJCET" means Gujarat Common Entrance Test conducted by the Gujarat Board for the purpose of admissions to the professional courses (Degree or Diploma Pharmacy Programs);
  - (i) "Help Centre" means the Centre notified by the Admission Committee for facilitation of the candidate for off-campus online admission process;
  - (j) "JEE (Main)" means 'Joint Entrance Examination' conducted by the National Testing Agency (NTA), New Delhi;
  - (k) "Level" means under graduate program in Pharmacy and Diploma program in professional educational colleges or institutions in the State;
  - (l) "NEET" means National Eligibility-cum-Entrance Test (NEET) conducted by the National Testing Agency (NTA), New Delhi;
  - (m) "Non-Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
  - (n) "percentile marks" means the percentile obtained by the candidate by considering the total number of students who have appeared in their respective Board/ in the GUJCET examination of the corresponding year;
  - (o) "Pharmacy Course" means the Bachelor of Pharmacy and Diploma in Pharmacy Courses, in the Professional Educational Colleges or Institutions of the State;
  - (p) "Qualifying Examination" means the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) passed in the Science Stream or equivalent examination;
  - (q) "Sanctioned intake" means intake sanctioned by registering or statutory body and or recognised University;
  - (r) "Supernumerary seats" shall have the meaning assigned to it in clause (ll) of section 2 of the Act;
  - (s) "Website" means the official website of the Admission Committee to carry out off-campus online admission process.
- (2) The words and expressions used in these rules but not defined shall have the same meaning as assigned to them in the Act.

**3. Admissions to Pharmacy Courses.-** Admissions to the First Year of the Bachelor of Pharmacy and Diploma in Pharmacy shall be given as under:-

- (1) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee, for admissions to the First Year of the Bachelor of Pharmacy and Diploma in Pharmacy Courses.
- (2) All the Management Seats shall be filled in by the management of the respective Professional Educational Colleges or Institutions, on the basis of inter-se merit list of the candidates whose names appear in the merit list prepared by the respective institutions.

**4. *Seats Available for Admission.-*** For the purpose of admission to the first year Bachelor of Pharmacy and Diploma in Pharmacy Courses, available seats shall include,-

**A. Government Seats.-**

- (i) All the sanctioned seats of the Bachelor of Pharmacy and Diploma in Pharmacy Courses in the Government Colleges or Institutions of the State,
- (ii) All the sanctioned seats of the Bachelor of Pharmacy and Diploma in Pharmacy Courses in the aided Colleges or Institutions,
- (iii) Fifty percent (50%) of the total sanctioned seats of the Bachelor of Pharmacy and Diploma in Pharmacy Courses in the unaided Colleges or Institutions, and
- (iv) All supernumerary seats of the professional courses in the Government colleges or institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats.-**

- (i) Fifty percent (50%) of the total sanctioned seats of the Bachelor of Pharmacy and Diploma in Pharmacy Courses in the unaided Colleges or Institutions including fifteen percent (15%) of NRI Seats.
- (ii) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the commencement of counselling program, shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. *Eligibility for Admission. -***

**A. Government Seats: -**

- (1) For the purpose of admission in Government seats, a candidate shall have passed the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from, -
  - (i) the Gujarat Board; or
  - (ii) the Central Board of Secondary Education:

Provided that,

- (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (iii) the Council of Indian School Certificate Examination, New Delhi:

Provided that,

- (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or



- (iv) the National Institute of Open Schooling:

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or

- (v) the International School Board (International Baccalaureate and Cambridge):

Provided that,

- (a) the study Centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
- (b) the study Centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; and

have appeared in GUJCET conducted in the corresponding academic year.

- (2) A candidate whose parents are of Gujarat origin and who has passed the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from the State where his parents are located and has appeared in the GUJCET conducted in the corresponding academic year, shall be eligible for admission.
- (3) A candidate who has passed the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from any other State and, -
  - (i) has appeared in GUJCET conducted in the corresponding academic year; and
  - (ii) whose parents are serving in the category of services as shown below and who are transferred from other States to Gujarat and have resumed their duties in the place where they are transferred in Gujarat and shall remain so transferred in the State of Gujarat at the time of registration for admission, shall be eligible for admission and his candidature shall be included in the merit list.

**List of Category of Services:**

- (a) Officers or Employees of Central Government; or
- (b) Officers or Employees of Public Sector Undertakings of Central Government or any State Government; or
- (c) Officers or Employees of nationalized banks; or
- (d) Officers or Employees of United Nations, UNICEF, World Health Organization and such other International Institutions located in Gujarat State; or
- (e) Gujarat Cadre Officers of Indian Administrative Service, Indian Police Service or Indian Forest Service working in Gujarat or working in other States on deputation; or

- (f) Officers or Employees of Gujarat Government posted outside Gujarat State for administrative reasons; or
- (g) Officers or Employees serving in defence service.
- (4) A candidate who has, -
  - (i) studied under Jawahar Navodaya Vidyalaya Scheme/Sainik School up to Standard VIII in any of the schools located in the State of Gujarat, and there after studied in any of the schools located out of the State of Gujarat under the said scheme, and
  - (ii) has passed Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from a Navodaya Vidyalay/Sainik School located outside Gujarat State, and
  - (iii) appeared in the GUJCET conducted in the corresponding academic year shall be eligible for admission.

**Explanation.** - "Jawahar Navodaya Vidyalaya Scheme" means the Jawahar Navodaya Vidyalaya scheme started during the year 1985-86 by the Government of India in accordance with the National Policy of Education. The scheme is managed by Navodaya Vidyalaya Samiti, an autonomous organisation under the Department of Education, Ministry of Human Resource Development, Government of India.

- (5) Five percent (5%) of seats in Government and aided institutions shall be available for the candidates who have cleared the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from an eligible board from school located in India (Including Gujarat State) and have appeared in NEET/ JEE (Main) for the corresponding year and candidates from outside India who have cleared qualifying examination, on supernumerary seats as per guidelines of AICTE.
- (6) The seats in Government and aided institutions shall be available for the candidates and candidates from schools outside India who have cleared qualifying examination, on supernumerary seats in accordance with the guidelines of AICTE.
- (7) A candidate who has passed the qualifying examination after appearing in the supplementary examination conducted by the Board shall be eligible for admission in the current academic year on the vacant seats declared under rule 19.

**B. Management Seats:**

For the purpose of admission in Management seats,

- (1) Candidates who have cleared the Qualifying Examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE from an eligible board from school located in India (Including Gujarat State) with minimum eligibility criteria as prescribed by AICTE from time to time, and have appeared in JEE(Main) /NEET/ GUJCET examination for the corresponding year,
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE from time to time, and equivalency defined by Association of Indian Universities (AIU), New Delhi,

shall be eligible for admission subject to guidelines of AICTE and Pharmacy Council of India, New Delhi in this regard.

- C. The candidate shall have to pass all the subjects of the qualifying examination from a single board.

**6. Reservation of Seats.-**

- (1) For the purpose of admission in Government seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

(a)	Scheduled Castes	: 7 %
(b)	Scheduled Tribes	: 15%
(c)	Socially and Educationally Backward Classes, including Widows and orphan of any caste	: 27%
(d)	Economically Weaker Sections	: 10%

- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of inclusion in the concerned category:

Provided that the candidates belonging to the Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.

- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. Such certificate shall have validity as per the prevailing rules of the State Government.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

**7. Reservation For Physically Disabled Candidates.-** Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation.-** "person with disability" means a person suffering from not less than forty percent of any disability as certified by a competent medical authority.

**8. Reservation for the Children of Defence Personnel and Ex-Servicemen.-**

- (1) One percent (1%) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against the Ex-Servicemen category shall be required to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons/retired defence persons notified by the Ministry of Home Affairs Police Division-II, Government of India shall be required to submit a certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement, respectively.
- (3) The seats remaining vacant against the category of Defence Personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence Personnel / Ex-Servicemen of Gujarat origin and children of Defence Personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State and have appeared in the GUJCET/JEE/NEET conducted in the corresponding year.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**9. Distribution of Seats between Candidates of Gujarat Board and Other Boards in Government Seats. -**

- (1) For the purpose of admission in Government Seats, the available seats shall be distributed based on the merit list prepared as stated in rule 11 for Preparation of Merit.

In case of non-availability of percentile marks from any of the Boards, then the available seats shall be distributed between candidates of the Boards for which percentile marks are available and other Boards for which percentile marks are not available, on pro-rata basis taking into consideration the two merit lists prepared as per provisions of prevailing rules.

- (2) For the distribution of seats under sub-rule (5) of para A of rule 5, the seats shall be distributed on pro-rata basis between eligible candidates appeared in JEE and NEET examination of corresponding year:

Provided that if Government seats remain vacant which were to be filled by the candidate falling under sub-rule (5) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under sub-rule (1) of para A of rule 5 and vice-versa.

**10. Supernumerary Seats. -**

- (1) The supernumerary seats shall be filled in accordance with the directions of AICTE and Ministry of Human Resource Development, Government of India.
- (2)
  - (i) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the Bachelor of Pharmacy and Diploma Pharmacy courses in the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by AICTE;
  - (ii) The supernumerary seats not exceeding five percent (5%) of sanctioned intake of the colleges or institutions shall be filled in on the basis of merit of the candidate, whose parents' annual income is less than or equal to Rs. 8.0 lakhs from all sources of income. These seats shall be supernumerary in nature. These

supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up;

- (iii) The supernumerary seats not exceeding fifteen percent (15%) of the sanctioned intake of all the Government colleges or institutions, grant-in-aid colleges or institutions or unaided colleges or institutions approved by AICTE shall be filled in with the candidates falling under the categories of Foreign Nationals or Persons of Indian Origin (PIO) or Indian workers in Gulf countries, subject to the condition that up to one-third of the fifteen percent (15%) shall be reserved in the different disciplines in all the colleges or institutions, for the Children of Indian workers in the Gulf Countries. The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category;
- (iv) The supernumerary seats which remain vacant shall not be offered to any one other than the respective category;
- (v) The Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course in any circumstances.
- (3) (i) Notwithstanding anything contained in these rules, two supernumerary seats in each college or institute shall be filled in by the candidates who are migrants of the State of Jammu and Kashmir, in accordance with the directions from the AICTE and Ministry of Human Resource Development, Government of India, subject to the eligibility criteria prescribed in these rules;
- (ii) such candidate shall be exempted from appearing in any of the competitive exam.

## **11. Preparation of Merit List.-**

### **A. Government Seats:-**

The merit list of the candidates who have applied for admission in the manner prescribed by the Admission Committee, within the prescribed time limit and who are found eligible for admission under these rules, shall be prepared in the following manner, namely: -

- (1) For the candidates who have passed the Qualifying Examination from the Boards mentioned in Eligibility criteria above and whose schools are located in the State of Gujarat; Diu Daman and Dadra Nagar Haveli (U.T.), a common merit list shall be prepared in the following manner, namely:-
  - (i) The merit list shall include the candidates who have passed the Qualifying Examination from the Boards for which the percentile marks are available. The merit list shall be prepared with sixty percent (60%) weightage of the percentile marks obtained in the theory subjects (Physics, Chemistry and Mathematics or Biology) combined with forty percent (40%) weightage of the percentile marks obtained in the GUJCET with the same subjects in the corresponding year.
  - (ii) The merit list shall include the candidates who have passed the Qualifying Examination from the Boards for which the percentile marks are not available. This shall be based on sixty percent (60%) weightage of marks obtained in theory of the subjects (Physics, Chemistry and Mathematics or Biology) after converting it to 100 combined with the forty percent (40%) weightage of the percentile marks obtained in the GUJCET with the same subjects in the corresponding year.

- (2) A separate merit list under sub-rule (5) of para A of rule 5 shall be prepared for the candidates who have passed the Qualifying Examination from schools located in India (including Gujarat State) from a recognized Board and appeared in NEET / JEE(Main) examination of corresponding year, their merit shall be prepared separately on the basis of All India Rank of NEET and JEE (Main) examination for the corresponding year and for candidates who have passed qualifying examination from school located outside India based on the theory marks obtained in Physics, Chemistry and Mathematic or Biology after converting it to 100 marks.
- (3) The criteria for deciding merit order in case of candidates having equal merit marks shall be based on the percentage of marks obtained in the qualifying examination in following sequence, namely:-
  - (a) Mathematics/ Biology and Physics,
  - (b) Mathematics/ Biology and Chemistry,
  - (c) Physics and Chemistry,
  - (d) Mathematics / Biology,
  - (e) Physics,
  - (f) Chemistry,
  - (g) English,
  - (h) Aggregate marks.
- (4) For the purpose of sub-rule (1), the percentile marks shall mean only the percentile and while preparing the merit list the percentage obtained by the candidate shall not be taken into account. However, only for the purpose of deciding the merit order of candidates having equal merit marks, the percentage of marks shall be considered as stated in sub-rule (3) above.

**B. Management Seats:**

Merit list for candidates who have passed qualifying examination from school located in India (Including Gujarat State) and have appeared in NEET/JEE(Main)/GUJCET examination for the corresponding year, Merit list for such candidates shall be based on the NEET/JEE(Main)/GUJCET examination of corresponding year. The candidates who have passed qualifying examination from school located outside India based on the theory marks obtained in Physics, Chemistry and Mathematics or Biology after converting it to hundred (100) marks.

**12. Correction of Marks.-**

- (1) In case of change in marks of a candidate in the qualifying examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, before the Admission Committee at least one day before the commencement of admission process (counselling program) but not later than seven days from the receipt of the letter or, as the case may be, corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the qualifying examination, but later on declared passed after rechecking of marks by the Board, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission, provided he produces a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, within seven days of the receipt of letter or, as the case may be, corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.

**13. Registration for Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centres, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration, in any mode of admission either through Admission Committee or at the institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate is required to upload the necessary documents on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission, at the time of admission within the time limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned institution.

**14. Admission Procedure.-****A. Government Seats :-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted online by the candidates.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as the Admission Committee may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counselling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates shall be required to obtain the print out of the Information letter and bank receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token

tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same institute in subsequent round of counselling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same institute.

- (7) Where considerable number of seats fall vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for upgradation of choices already given or submit new choices. If the candidate gets the admission on the basis of up-gradation or new choice, then his earlier admission shall be treated as cancelled.

**B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institution. The merit lists shall be displayed on the website of the concerned college or institution.
- (2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate shall be denied issuing or accepting his admission form.

**15. Fee.-**

- (1) A candidate who gets admission in the Government or grant-in-aid college or institution shall have to pay such fees, as may be determined by the Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**16. Documents to be Attached/Uploaded.-**

**A. At the time of application:-**

The candidate shall upload the documents or submit at the designated Help Centre, the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C Examination (Std. XI/ XII) Mark-sheet,



- (iii) Caste/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) or Economically Weaker Sections (EWSs), issued by the authority empowered by the State Government in this behalf,
- (iv) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/competent Medical Authority, in case the candidate is a Physically Handicapped,
- (v) Certificate of Ex-Servicemen, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (vi) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,
- (vii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable,
- (viii) Photograph of candidate for other State / other than Gujarat Secondary and Higher Secondary Education Board.

**B. Before declaration of online merit list:-**

The candidate shall upload the documents or submit at the designated Help Centre, the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet,
- (iii) GUJCET / JEE /NEET Mark-sheet as applicable,
- (iv) School Leaving Certificate or Transfer Certificate,
- (v) Non Creamy Layer (NCL) certificate of the family, valid as the prevailing rules of the State Government, issued; by the authority empowered by the State Government in this behalf,
- (vi) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (vii) Such other certificates as the Admission Committee deems necessary.

**17. Ineligibility for admission on production of false documents. -**

During verification of documents or subsequently, if the Admission Committee / Help Centers finds any certificate or testimonial or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**18. Cancellation of Admission and Refund of Fee. -**

- (1) In case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of admission process, for any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the fee collected, if any, by the Admission Committee shall be refunded to such candidate.

- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as stated in clause (a) above, the fees paid by him shall be refunded, subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**19. *Vacant Seats. -***

- (1) The vacant seats of Government and aided Colleges / Institutions shall be filled in by Admission Committee through online/offline counselling.
- (2) In the unaided colleges or institutions, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled in by the unaided colleges or institutions as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common inter-se merit list.

**20. *Admission to Unaided Colleges or Institutions. -***

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**21. *Penalty. -***

Any breach of any of the provisions of the Act, or the rules or any directions issued by the State Government, the Admission Committee or, as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**22. *Interpretation. -***

In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

THURSDAY, JULY 16, 2020 / ASADHA 25, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> July, 2020.

#### **GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007**

**No. GH/SH/2020/29/PVS/102020/61/S:-** In exercise of the powers conferred by subsection (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat, hereby makes the following rules to regulate admission from Diploma In Engineering Courses to Second Year (Third Semester) of Bachelor of Engineering and Technology Courses and Payment of Fees as follows, namely:-

**1. Short Title and commencement.-** (1) These rules may be called the Diploma in Engineering Courses to Bachelor of Engineering and Technology Courses (Regulation of Admission and Payment of Fees) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

**2. Definitions.-** In these rules, unless the context otherwise requires,-

- "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
- "Admission" means admission of candidates of Diploma in Engineering Courses to Second Year (Third Semester) of Bachelor of Engineering Courses;
- "Admission Committee" means the Admission Committee for Professional Courses constituted by the State Government under section 4 of the Act;
- "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act 1987 (52 of 1987);
- "Bachelor of Engineering Courses" means and includes the Bachelor of Engineering and Technology Courses, in the Professional Educational Colleges or Institutions of the State;
- "Course" means one of the branches of learning in programme which may include dual degree course and/or integrated course;

- (g) "Engineering branch" means various branches of Engineering and Technology in the professional educational colleges or institutions in the State;
- (h) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
- (i) "Help Centers" means the Centre notified by the Admission Committee for facilitation of the candidate for off campus online admission process;
- (j) "Level" means under graduate program in Engineering and Technology in professional educational colleges or institutions of the state;
- (k) "Multi-Point Entry and Credit System (MPEC system)" means a system under which a candidate is eligible for admission in the Diploma Course if he has, either,-
  - (i) passed the Secondary School Certificate Examination (Standard X); or
  - (ii) passed the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern); or
  - (iii) appeared in the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern); or
  - (iv) passed the two years' certificate course conducted by the Technical Examination Board (TEB) (hereinafter referred to as "Certificate Holder");
- (l) "Non-Multi Point Entry and Credit System (Non-MPEC system)" means a system which makes a candidate eligible for admission in the Diploma Course who has passed the Secondary School Certificate Examination (Standard X);
- (m) "Non-Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
- (n) "Qualifying Examination" means an examination of Diploma in Engineering Courses in any discipline of Diploma Engineering Courses;
- (o) "Semester Theory Performance Index (STPI)" means performance index based only on the marks obtained in theory subjects in qualifying examination conducted and evaluated by respective University;
- (p) "Sanctioned intake" means intake sanctioned by registering or statutory body and /or recognized University;
- (q) "Supernumerary seats" shall have the meaning assigned to it in clause (ll) of section 2 of the Act;
- (r) "Technical Examination Board (TEB)" means the Technical Examination Board, Gujarat State established by the State Government under Government Resolution, Education and Labour Department No.ECT-1064/ 91813-GH, dated the 11<sup>th</sup> July, 1966;
- (s) "Website" means the official website of the Admission Committee to carry out off-campus online admission process.

(2) The words and expressions used in these rules but not defined shall have the meanings assigned to them in the Act.

**3. Admissions to Bachelor of Engineering Courses.-** The admissions to the Second Year (Third Semester) of the Bachelor of Engineering Courses on all the supernumerary seats shall be given on the basis of the merit list prepared by the Admission Committee.

**4. Seats Available for Admission.-** For the purpose of admission, available seats shall include,-

**(i) (A) Government Seats:-**

- (a) Ten percent (10%) seats of the sanctioned seats of the immediate previous academic year in the Government Colleges or Institutions and aided Colleges or institutions and unaided Colleges or Institutions of the State, and
- (b) Fifty percentage (50%) seats of institute having AICTE permission of separate division (if applicable) of institutions having AICTE permission to separate division for lateral entry for corresponding academic year of each Bachelor of Engineering Course in the unaided Colleges or Institutions of the State,

- (c) All supernumerary seats of the professional courses in the Government colleges or institutions and in the aided and unaided Colleges or Institutions.

**(B) Management Seats:**

- (1) Fifty percent (50%) seats of the total sanctioned seats of the Engineering and Technology college or institute having AICTE permission of separate division (if applicable) for lateral entry for corresponding academic year of each Bachelor of Engineering Course in the unaided Colleges or Institutions of the State including 15 % of NRI seats.
- (2) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the counselling program, shall be considered as available seats
- (ii)
  - (a) the seats remained vacant in the previous year as per the guideline issued by AICTE from time to time, or
  - (b) the seats fallen vacant during previous year in the first year engineering courses; duly intimated by the concerned University or institute for admission.

**5. Eligibility for Admission.**

**A. Government seats:-**

For the purpose of admission, a candidate,

- (i) shall have passed the qualifying examination with minimum aggregate marks as prescribed in rule 6 in immediate previous academic year in any discipline from the Technical Examination Board (TEB) or a recognized Board/ University or institute approved by AICTE and situated in Gujarat State, and
- (ii) who have passed qualifying examination with minimum aggregate marks as prescribed in rule 6 in immediate previous academic year in any discipline from the Technical Examination Board (TEB) or a recognized University or institute approved by AICTE and situated in Gujarat State, and who could not admitted in immediate previous academic year due to late declaration of results by the respective Board/University with minimum aggregate marks as prescribed in rule 6.
- (iii) Five percent (5%) of seats in Government and aided institutions shall be available for the candidates who have cleared qualifying examination with minimum aggregate marks as prescribed in rule 6 in immediate previous academic year in any discipline prescribed by AICTE from time to time from an eligible board from school located in India.

**B. Management Seats:-**

For the purpose of admission in Management seats,

- (1) Candidates who have cleared the qualifying examination with minimum aggregate marks as prescribed in rule 6 in immediate previous academic year from recognized Board/ University or institute approved by AICTE located in India (Including Gujarat State) with diploma in Engineering and Technology as per the AICTE Process Handbook time to time from recognized Board/University or institute approved by AICTE.
- (2) Candidates who have cleared the qualifying examination with minimum aggregate marks as prescribed in rule 6 in immediate previous academic year in any discipline from recognized Board/University or institute located outside India with minimum eligibility criteria as prescribed by AICTE from time to time, and equivalency defined by Association of Indian Universities (AIU), New Delhi shall be eligible for admission.

**6. Minimum aggregate marks.-** For the purpose of admission, the minimum aggregate marks which a candidate shall have obtained in qualifying examination shall be as per norms and requirements prescribed by the AICTE for lateral entry to the Second Year Engineering and Technology Programs for the current academic year.

**7. Name of Eligible Bachelor's Course in which Admission may be granted.** - Subject to the fulfilment of eligibility criteria and such other conditions as prescribed under these rules, a candidate who has passed the qualifying examination from any discipline shall be eligible for the admission in any discipline of degree engineering.

**8. Reservation of Seats.** - (1) For the purpose of admission in Government seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in the following proportion, namely:-

- |   |       |
|---|-------|
| (a) Scheduled Castes  | : 7%  |
| (b) Scheduled Tribes  | : 15% |
| (c) Socially and Educationally Backward Classes, including Widows and orphan of any caste | : 27% |
| (d) Economically Weaker Sections (EWSs)   | : 10% |

(2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of Caste/Category:

Provided that the candidates belonging to the Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.

(3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.

(4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. Such certificate shall have validity as per the prevailing rules of the Government of Gujarat.

(5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.

(6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.

(7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.

(8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

**9. Reservation for Physically Disabled Candidates.** -Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of the section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016), for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation.** - "person with disability" means a person suffering from not less than forty percent (40%) of any disability as certified by a competent medical authority.

**10. Reservation for the Children of Defence personals and Ex-Servicemen.** -

(1) One percent (1 %) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.

(2) A candidate claiming admission against Ex-Servicemen category shall be required to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs Police Division-II, Government of India, shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement respectively.

(3) The seats remaining vacant against the category of Defence personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.

- (4) The children of Defence personnel and Ex-Servicemen of Gujarat origin and children of defence personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**11. *Distribution of Seats. -***

(1) For the purpose of admission, the available seats shall be distributed on the pro-rata basis among the respective Boards/Universities on the basis of number of eligible candidates of such Boards/ Universities who have applied for admission and obtained minimum aggregates marks in qualifying examination conducted by Technical Examination Board (TEB), Gujarat State or by any recognised professional educational college or institute situated in the State of Gujarat.

(2) Notwithstanding anything contained in sub-rule (1), if any seat remains vacant, such vacant seat shall be offered to and filled up by the candidate falling under sub-rule (1) and vice-versa:

Provided if Government seats remain vacant which were to be filled by the candidate falling under clause (iii) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under clause (i) of para A of rule 5 and vice-versa.

**12. *Preparation of Merit List, -***

**A. Government Seats:-**

(1) Separate Diploma passing Board/University wise merit list of the eligible candidates who have applied for admission in the prescribed form and within the prescribed time limit shall be prepared by the Admission Committee in the following manner, namely: -

- (i) on the basis of theory marks obtained in the best of ten subjects by the candidates who have passed the diploma under MPEC system;
- (ii) on the basis of theory marks obtained in the subject of last two semesters by the candidates who have passed the diploma course under Non-MPEC/semesler system or, the STPI system of the last two semesters, as the case may be:

Provided that a candidate who has passed the qualifying examination having project/ training in the last or preceding semester or both then the marks/STPI obtained by such candidate in such semester/semesters shall not be considered for the purpose of merit list and the theory marks/STPI obtained in those last two semesters having theory subjects only shall be considered for the purpose of merit list.

(2) The criteria for deciding merit order in case of students having equal merit marks shall be in the following sequence, namely: -

- (a) Aggregate percentage marks/CGPA of the Diploma certificate,
- (b) Theory percentage of marks/STPI of Semester 6 Diploma examination,
- (c) Theory percentage of marks/STPI of Semester 5 Diploma examination,
- (d) overall Percentage marks/SPI of Sem 6 of Diploma examination,
- (e) Overall Percentage marks/SPI of Sem 5 of Diploma examination,
- (f) Date of Birth (Candidate who is older in age shall be given priority).

**B. Management Seats: -**

Merit list for candidates who have passed qualifying examination from school located in India (Including Gujarat State) shall be based on the basis of theory marks obtained in the subject of last two semesters of the diploma course.

**13. *Correction of Marks. -***

(1) In case of change in marks of a candidate in the qualifying examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Universities, before the Admission Committee at least one day before the commencement of admission process (counselling program) but not later than seven days from the receipt of letter or, as the case may be corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.

(2) The candidate who was declared failed initially in the qualifying examination, but later on declared passed after rechecking of marks by the University, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission, provided he produces a letter to that effect issued by the competent authority or the corrected mark- sheet issued by the University, within seven days of the receipt of letter or, as the case may be, corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.

**14. Registration for Admission (Government Seats).-**

(1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.

(2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centres, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.

(3) For the purpose of registration in any mode of admission either through Admission Committee or at the college or institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc. as may be determined by the Admission Committee.

(4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.

(5) After successful completion of registration candidate is required to upload the necessary documents on the admission portal. At the time of admission, the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.

(6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time-limit prescribed in these rules, may be registered for admission, in the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned college or institution.

**15. Admission Procedure -**

**A. Government Seats; -**

The admission procedure shall be online in the following manner, namely:

(1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted.

(2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as it may consider convenient.

(3) The Admission Committee shall publish the schedule of online counselling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.

(4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates are required to obtain the print out of the Information letter and bank receipt copies from the website.

(5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.

(6) On payment of token tuition fee as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admission Slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same college or institute in subsequent round of counselling:



Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same college or institute. However, such candidate shall be eligible to participate in the successive upgradation/reshuffling round of counselling provided the candidate has given consent for the same, but shall not be eligible for admission on the seat already allotted to him in previous rounds.

(7) Where considerable number of seats falls vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the online admission process for upgradation/reshuffling of seats. The candidate, who opts to take part in such process by giving online consent, shall be considered for such admission. The candidate may be upgraded by the choices he already given under sub-rule (4). If the candidate gets the admission on the basis of upgradation, then his earlier admission shall be treated as cancelled.

#### **B. Management Seats: -**

(1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institute. The merit lists shall be displayed on the website of the concerned college or institute.

(2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

#### **16. Fee. -**

(1) A candidate who gets admission in the Government or aided college or institute shall have to pay such fees, as may be determined by the Government, at such stages, as may be determined by the Admission Committee.

(2) A candidate who gets admission in unaided colleges or institute shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act. for unaided colleges or institute, at such stages, as may be determined by the Admission Committee.

(3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.

(4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institute in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**17. Change of Course or Institute. -** Except as provided in these rules, no candidate shall, after getting admission, be allowed to change his course or, as the case may be, college or institute in any circumstance.

#### **18. Documents to be Attached/Uploaded.-**

##### **A. At the time of application: -**

The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C Examination (Std. XII) Mark-sheet (if applicable),
- (iii) Caste/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST) and Socially and Educationally Backward Classes (SEBC), Economically Weaker Sections (EWS), issued by the authority empowered by the State Government in this behalf,
- (iv) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/ competent Medical Authority, in case the candidate is a Physically Handicapped,
- (v) Certificate of ex-serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (vi) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,

- (vii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable,
- (viii) Photograph of candidate for other State / other than Gujarat Secondary and Higher Secondary Education Board.

**B. Before declaration of online merit list:-**

The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely:-

- (i) Top Ten or final year mark-sheet/CGPA result based on which the Class or Grade or diploma awarded by the Technical Examination Board (TEB) or the University,
- (ii) School Leaving Certificate or Transfer Certificate,
- (iii) Non Creamy Layer (NCL) certificate of the family, valid as per prevailing rules of the State Government, issued by the authority empowered by the State Government in this behalf,
- (iv) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (v) Such other certificates as the Admission Committee deems necessary.

**19. Ineligibility for admission on production of false documents. -**

During the verification of documents or subsequently, any certificate or testimonial or information submitted by any candidate, found incorrect or false by the Admission Committee, the candidature of such candidate shall be cancelled for that year.

**20. Cancellation of Admission and Refund of Fee. -**

- (1) In case of cancellation of admission of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as stated in clause (a) above, the token tuition fees paid by him shall be refunded, subject to the condition of vacated seat being filled up by the college or institution, as per the directions of Admission Committee and prevailing rules of AICTE.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission,
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall be liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**21. Vacant Seats-**

- (1) The vacant seats of Government and aided Colleges / Institution shall be filled by Admission Committee through online/offline counselling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common *inter-se* merit-list:

Provided that the vacant seats shall be filled in accordance with the guidelines/eligibility norms issued by the AICTE from time to time.

**22. Admission to Unaided Colleges or Institutions. -**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**23. Supernumerary Seats.-**

- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE and the Ministry of Human Resources Development, Government of India.
- (2) (i) The Tuition Fee Waiver Scheme shall be applicable to seats as rule 4 (i) (A) (a) and (b) for the engineering and technology courses;
- (ii) The supernumerary seats not exceeding five percent of sanctioned seats of the colleges or institutions shall be filled on the basis of merit of the candidate, whose parent's annual income up to Rs. 8.00 lakhs from all sources of income. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of Sanctioned seats are filled up.
- (iii) No supernumerary seat which remains vacant shall be offered to any category other than the category to which the supernumerary seat belongs;
- (iv) The Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course in any circumstances.

**24. Penalty. -** Any breach of any of the provisions of the Act. or the rules or any directions issued by the Government, the Admission Committee or, as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**25. Interpretation. -** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

THURSDAY, JULY 16, 2020 / ASADHA 25, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> July, 2020.

#### Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007.

No: GH/SH/30/2020/PVS/2020/61/S :- In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of the all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the First Year of the Bachelor of Hotel and Tourism Management Courses and Payment of Fees, namely:-

#### 1. *Short title and commencement.-*

- (1) These rules may be called the Bachelor of Hotel and Tourism Management Courses (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

#### 2. *Deflnitions.-*

- (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of candidates in the first year of the Bachelor of Hotel and Tourism Management Course;
  - (c) "Admission Committee" means the "Admission Committee for Professional Courses" constituted by the State Government under section 4 of the Act;

- (d) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
- (e) "Gujarat Board" means the Gujarat Secondary and Higher Secondary Education Board established under section 3 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj.18 of 1973);
- (f) "Help Centre" means the Centre notified by the Admission Committee for facilitation of the candidate for off-campus online admission process;
- (g) "Hotel and Tourism Management Course" means the Bachelor of Hotel and Tourism Management Course, in the Professional Educational Colleges or Institutions of the State;
- (h) "Level" means under graduate program in Hotel and Tourism Management Courses in professional educational colleges or institutions in the state;
- (i) "Non-Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
- (j) "Qualifying Examination" means the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) or its equivalent examination;
- (k) "Sanctioned intake" means intake sanctioned by registering or statutory body and /or recognized University;
- (l) "Supernumerary seats" shall have the meaning assigned to it in clause (II) of section 2 of the Act;
- (m) "Website" means the official website of the Admission Committee to carry out off-campus online admission process.

- (2) The words and expressions used in these rules but not defined shall have the meaning as assigned to them in the Act.

**3. Admission to Hotel and Tourism Management Courses,-** Admission to the First Year of the Bachelor of Hotel and Tourism Management Course shall be given as under:

- (1) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee.
- (2) All the Management Seats shall be filled in by the management of the respective Professional Educational College or Institution, on the basis of *inter-se* merit list of the candidates whose names appear in the merit list prepared by the respective institutions.

**4. Seats Available for Admission.-** (1) For the purpose of admission to the first year of the Bachelor of Hotel and Tourism Management Courses, available seats shall include,-

**A. Government Seats:-**

- (1) All the sanctioned seats of the Hotel and Tourism Management Courses in the Government Colleges or Institutions of the State,
- (2) All the sanctioned seats of the Hotel and Tourism Management Courses in the aided Colleges or Institutions,
- (3) Fifty percent (50%) of the total sanctioned seats of the Hotel and Tourism Management Courses in the unaided Colleges or Institutions, and
- (4) All supernumerary seats of the professional courses in the Government colleges or institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats:-**

- (1) Fifty percent (50%) seats of the total sanctioned seats of the Hotel and Tourism Management Courses in the unaided colleges or institutions including fifteen percent (15 %) NRI seats.
- (2) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the commencement of the first counseling program, shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. Eligibility for Admission.-****A. Government Seats: -**

- (1) For the purpose of admission, a candidate shall have passed the Qualifying Examination with minimum eligibility criteria as prescribed by AICTE from time to time from,-

- (i) The Gujarat Board; or
- (ii) The Central Board of Secondary Education:

Provided that,

- (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
  - (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (iii) The Council of Indian School Certificate Examination, New Delhi: Provided that,
    - (a) the school in which the candidate has studied, shall have been located in the State of Gujarat; or
    - (b) the school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or

- (iv) The National Institute of Open Schooling:

Provided that,

- (a) The study centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
  - (b) the study centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin; or
- (v) the International School Board (International Baccalaureate and Cambridge):

Provided that,

- (a) the study centre/school in which the candidate has studied, shall have been located in the State of Gujarat; or
  - (b) the study centre/school in which the candidate has studied, shall have been located in the Union Territories of Daman and Diu or Dadra and Nagar Haveli and whose parents are of Gujarat origin.
- (2) A candidate whose parents are of Gujarat origin and who has passed the qualifying examination from the other State where his parents are located, shall be eligible for admission,
- (3) A candidate who has passed the Qualifying Examination from any other State and whose parents are serving in the category of services as shown below and who are transferred from other States to Gujarat and have resumed their duties in the place where they are transferred in Gujarat and shall remain so transferred in the State of Gujarat at the time of registration for admission, shall be eligible for admission and his candidature shall be included in the merit list.

**List of Category of Services:**

- (a) Officers or Employees of Central Government; or
  - (b) Officers or Employees of Public Sector Undertakings of Central Government or any State Government; or
  - (c) Officers or Employees of nationalized banks; or
  - (d) Officers or Employees of United Nations, UNICEF, World Health Organization and such other International Institutions located in Gujarat State; or
  - (e) Gujarat Cadre Officers of Indian Administrative Service, Indian Police Service or Indian Forest Service working in Gujarat or working in other States on deputation; or
  - (f) Officers or Employees of Gujarat Government posted outside Gujarat State for administrative reasons, or
  - (g) Officers or Employees serving in defence service.
- (4) A candidate who has, -
- (i) studied under Jawahar Navodaya Vidyalaya Scheme / Sainik School up to Standard VIII in any of the schools located in the State of Gujarat, and
  - (ii) thereafter studied in any of the schools located out of the State of Gujarat under the said scheme, and
  - (iii) has passed Qualifying Examination from a Navodaya Vidyalay / Sainik School located outside Gujarat State.

**Explanation.-** "Jawahar Navodaya Vidyalaya Scheme" means the Jawahar Navodaya Vidyalaya scheme started during the year 1985-86 by the Government of India in accordance with the National Policy of Education. The scheme is managed by Navodaya Vidyalaya Samiti, an autonomous organization under the Department of Education, Ministry of Human Resource Development, Government of India.

(5) Five percent (5%) of seats shall be available for the candidates who have cleared the qualifying examination from an eligible board from school located in India (Excluding Gujarat State).

(6) The seats in Government and aided institutions shall be available for the candidates from schools from outside India who have cleared qualifying examination, on supernumerary seats as per guidelines of AICTE.

(7) A candidate who has passed the qualifying examination after appearing in the supplementary examination conducted by the Board shall be eligible for admission in the current academic year on the vacant seats declared under rule 19.

**B. Management Seats:-**

For the purpose of admission in Management seats.

- (1) Candidates who have cleared the qualifying examination from an eligible board from school located in India (including Gujarat State) with minimum eligibility criteria as prescribed by AICTE from time to time,
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE from time to time, and equivalency defined by Association of Indian Universities (AIU), New Delhi,

shall be eligible for admission subject to guidelines of AICTE in this regard.

**C.** The candidate shall have to pass all the subjects of the qualifying examination from a single board.

**6. Reservation of Seats.-**

(1) For the purpose of admission in Government Seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

- |  |       |
|--|-------|
| (a) Scheduled Castes   | : 7 % |
| (b) Scheduled Tribes   | : 15% |
| (c) Socially and Educationally Backward Classes,<br>Including Widows and orphan of any caste | : 27% |
| (d) Economically Weaker Section (EWSs)   | : 10% |

(2) A candidate seeking admission on reserved seat shall be required to produce a certificate of inclusion in the concerned category:

Provided that the candidates belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the Caste certificate.

(3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.

(4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. The validity of such certificate shall be as per prevailing rules of the State Government.



- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

**7. *Reservation For Physically Disabled Candidates.***- Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of the section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation :** "person with disability" means a person suffering from not less than forty percent (40%) of any disability as certified by competent medical authority.

**8. *Reservation for the Children of Defense personnel and Ex-Servicemen.***- (1) One percent (1%) of available seats shall be reserved for the children of Defense personnel and Ex-Servicemen. for admission.

(2) A candidate claiming admission against the Ex-Serviceman category shall be required to submit a certificate to that effect duly issued by Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons/ retired defence persons notified by the Ministry of Home Affairs Police Division-II, Government of India, shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement respectively;

(3) The seats remaining vacant against the category of Defense personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.

(4) The children of Defense Personnel / Ex-Servicemen of Gujarat origin and children of Defense Personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State.

(5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**9. *Distribution of Seats between Candidates of Gujarat Board and Other Boards.***- For the purpose of admission, the available seats shall be distributed between the students of the Gujarat Board and other Boards on pro-rata basis, taking into consideration the number of eligible candidates applied for admission from respective boards:

Provided if Government seats remain vacant which were to be filled by the candidate falling under sub-rule (5) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under sub-rule (1) of para A of rule 5 and vice-versa.

**10. *Supernumerary Seats.***- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE and Ministry of Human Resource Development, Government of India.

(2) (i) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the Bachelor of Hotel and Tourism Management Courses in the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by AICTE;

(ii) the supernumerary seats not exceeding five percent (5%) of sanctioned intake of the colleges or institutions shall be filled in on the basis of merit of the candidate, whose parents' annual income is less than or equal to Rs, 8.0 lakhs from all sources of income.

These seats shall be supernumerary in nature. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up;

(iii) the supernumerary seats not exceeding fifteen percent (15%) of the sanctioned intake of all the Government Colleges or institutions, grant-in-aid colleges or institutions or unaided Colleges or Institutions approved by AICTE shall be filled in with the candidates falling under the categories of Foreign Nationals or Persons of Indian Origin (PIO) or Indian workers in Gulf countries, subject to the condition that up to one-third of the fifteen percent (15%) shall be reserved in the different disciplines in all the colleges or institutions, for the Children of Indian workers in the Gulf Countries. The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category;

(iv) the supernumerary seats which remain vacant shall not be offered to anyone other than the respective category;

(v) the Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the courses in any circumstances.

(3) Notwithstanding anything contained in these rules, two supernumerary seats in each college or institute shall be filled in by the candidates who are migrants of the State of Jammu and Kashmir, in accordance with the directions from the AICTE and Ministry of Human Resource Development, Government of India, subject to the eligibility criteria prescribed in these rules.

**11. *Preparation of Merit List.***-

**A. Government Seats :-**

The merit list of the candidates who have applied for admission in the manner prescribed by the Admission Committee, within the prescribed time limit and who are found eligible for admission under these rules, shall be prepared in the following manner, namely: -

- (1) (a) For the candidates who have passed the Qualifying Examination from the Boards mentioned in Eligibility criteria above and whose schools are located in State of Gujarat; Diu, Daman and Dadra Nagar Haveli (U.T.), a common merit list shall be prepared on the basis of the

percentage of marks obtained in qualifying examination which shall be the merit marks.

- (b) The candidates who have passed qualifying examination from the other recognized Boards, the percentage of marks obtained in qualifying examination shall be the merit marks.
- (2) A separate common merit list under sub-rule (5) of para A of rule 5 shall be prepared for the candidates who have passed the Qualifying Examination from schools located in India (excluding Gujarat State) from a recognised Board , their merit shall be prepared on the basis of the percentage of marks obtained in qualifying examination which shall be the merit marks and for candidates who have passed qualifying examination from school located outside India based on the basis of the percentage of marks obtained in qualifying examination shall be the merit marks.
- (3) The criteria for deciding merit order in case of candidates having equal merit marks shall be in following sequence, namely:-
  - (a) Marks obtained in English subject in qualifying examination,
  - (b) Marks obtained in Secondary School Certificate Examination (Standard X); and
  - (c) Date of Birth (Candidate who is older in age shall be given priority).

**B. Management Seats: -**

- (1) Candidates who have passed qualifying examination from school located in India (Including Gujarat State), their merit shall be prepared on the basis of the percentage of marks obtained in qualifying examination.
- (2) Candidates who have passed qualifying examination from school located in outside India, their merit shall be prepared on the basis of the percentage of marks obtained in qualifying examination.

**12. Correction of Marks.-**

- (1) In case of change in marks of a candidate in the Qualifying Examination, such candidate shall produce a letter to that effect issued by the competent authority *or* the corrected mark-sheet issued by the Board, before the Admission Committee at least one day before the commencement of admission process (counseling program) but not later than seven days from the receipt of letter, or as the case may be, corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the Qualifying Examination, but later on declared passed after rechecking of marks by the Board, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission, provided he produces a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, within seven days of the receipt of letter, or as the case may be corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.

**13. Registration for Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent

newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centres, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.

- (3) For the purpose of registration in any mode of admission either through Admission Committee or at the institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate is required to upload the necessary documents on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission, at the time of admission within the time-limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned institution.

**14. Admission Procedure.-**

**A. Government Seats :-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as the Committee may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counseling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee, The candidates shall be required to obtain the print out of the Information letter and bank, receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fee as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token tuition fee within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be

eligible to get admission on same course and same shift in the same institute in subsequent round of counseling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same institute.

- (7) Where considerable number of seats fall vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for up-gradation of choices already given or submit new choices. If the candidate gets the admission on the basis of up-gradation or new choice, then his earlier admission shall be treated as cancelled.

**B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned institution. The merit lists shall be displayed on the website of the concerned college or institute.
- (2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate shall be denied issuing or accepting his admission form.

**15. Fee.-**

- (1) A candidate who gets admission in the Government or aided college or institution shall have to pay such fees, as may be determined by the Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.
- (4) if a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**16. Documents to be Attached/Uploaded.-**

**A. At the time of application:-**

The candidate shall upload the documents or submit at the designated Help Centre, the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet.
- (ii) H.S.C. Examination (Std. XI/XII) Mark-sheet

- (iii) Caste/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST) and Socially and Educationally Backward Classes (SEBC), Economically Weaker Sections (EWSs), issued by the authority empowered by the State Government in this behalf,
- (iv) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/competent Medical Authority, in case the candidate is a Physically Handicapped,
- (v) Certificate of EX-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer
- (vi) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,
- (vii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable,
- (viii) Photograph of candidate for other State / other than Gujarat Secondary and Higher Secondary Education Board.

**B. Before declaration of online merit list:-**

The candidate shall upload the documents or submit at the designated Help Centre, the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet,
- (iii) School Leaving Certificate or Transfer Certificate,
- (iv) Non Creamy Layer (NCL) certificate of the family, valid as per the prevailing rules of the State Government, issued by the authority empowered by the State Government in this behalf.
- (v) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (vi) Such other certificates as the Admission Committee deems necessary.

**17. *Ineligibility for admission on production of false documents. -***

During verification of documents or subsequently, if the Admission Committee / Help Centers finds any certificate or testimonial or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**18. *Cancellation of Admission and Refund of Fee. -***

- (1) In case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it. to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of admission process, for any reason whatsoever, he may login to his account on the website of the admission committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the fee collected, if any, by the Admission Committee shall be refunded to such candidate.
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has

withdrawn his candidature in the manner as stated in clause (a) above, the fees paid by him shall be refunded, subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.

- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall be liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**19. Vacant Seats. -**

(1) The vacant seats of Government and aided Colleges / Institutions shall be filled in by the Admission Committee through online/offline counselling.

(2) In the unaided colleges or institutions, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided colleges or institutions as Management Seat. Such vacant seats shall be filled by colleges or institutions by inviting application from the eligible candidates and preparing common *inter-se* merit list.

**20. Admission to Unaided Colleges or Institutions. -**

(1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.

(2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**21. Penalty. -**

Any breach of any of the provisions of the Act, or the rules or any directions issued by the State Government, the Admission Committee or, as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**22. Interpretation. -**

In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, JULY 16, 2020 / ASADHA 25, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/47/CPI/1406/64/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 392 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
392	M/S. Meena Agency Limited  (Consumer No : 31471)	Lakadia	Kutch	Unit shall be permitted to utilize <b>634 KW</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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**ENERGY & PETROCHEMICALS DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 6<sup>th</sup> July, 2020.**GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.**

**No. GHU/2020/48/CPI/1407/2153/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 385 the following shall be substituted.

<b>Sr. No.</b>	<b>Name of the Unit</b>	<b>Village</b>	<b>District</b>	<b>Relaxation</b>
<b>385</b>	<b>M/S. KalpaTaru Power Transmission Limited  (Consumer No.H.T. 542)</b>	Gandhinagar	Gandhinagar	Unit shall be permitted to utilize <b>750 KW</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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**ENERGY & PETROCHEMICALS DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 9<sup>th</sup> July, 2020.**GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.**

**No. GHU/2020/49/CPI/1409/174/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 361 the following shall be substituted.

<b>Sr. No.</b>	<b>Name of the Unit</b>	<b>Village</b>	<b>District</b>	<b>Relaxation</b>
<b>361</b>	<b>M/S Amoli Organics Pvt. Ltd.  (Consumer No : 13540)</b>	<b>Luna</b>	<b>Vadodara</b>	Unit shall be permitted to utilize <b>700 KVA</b> power on all staggered holiday for the period of <b>1 (one) year</b> from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

#### Gujarat Government Rules of Business, 1990.

**No. GS/2020-19/SKN-10-2020-(2)-CU:-** In exercise of the powers conferred on him by rule 15 of the Gujarat Government Rules of Business, 1990, the Governor of Gujarat hereby amends the instructions regarding the business of the Government issued under rule 15 of the Gujarat Government Rules of Business, 1990, as follows, namely:-

In the said Instructions, in Part II, in instruction 15, in sub- instruction (1), for entry (xxi), the following entry shall be substituted, namely:-

“(xxi) Renewal of lease of land admeasuring more than 500 acres leased for salt and salt based products”.

By order and in the name of the Governor of Gujarat,

**ANIL MUKIM,**

Chief Secretary to Government.

**સામાન્ય વહીવટ વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૬મી જુલાઈ, ૨૦૨૦.

**ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦.**

**નં. ગસ/૨૦૨૦-૧૯/સકન-૧૦-૨૦૨૦-(૨)-કેયુ:-** ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ના નિયમ ૧૫ થી તેમને મળેલી સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ના નિયમ ૧૫ હેઠળ બહાર પાડવામાં આવેલ સરકારના કામકાજ અંગેની સૂચનાઓમાં આથી નીચે મુજબનો સુધારો કરે છે, એટલે કે:-

ઉક્ત સૂચનાઓમાં, સૂચના ૧૫ની પેટા સૂચના [૧] માં સૂચના ૨૧ ને બદલે નીચે મુજબની નોંધ મૂકવી.

“૨૧-મીઠા અને મીઠા આધારિત ઉત્પાદનો માટે ભાડાપટ્ટે ૫૦૦ એકરથી વધારે સરકારી જમીનનું રીન્યુઅલ”.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અનિલ મુકીમ,**

સરકારના મુખ્ય સચિવ.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, JULY 17, 2020 / ASADHA 26, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/ 89 OF 2020/TPS-112020-870-L :-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.426 (Kathawada) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

Return the said Draft Scheme to the said Authority to carry out the directions as mentioned in the Annexure.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**એનેક્ષર****મુસદ્દારૂપ નગર રચના યોજના નં. ૪૨૬ (કઠવાડા)****NOTIFICATION NO.GH/V/89 OF 2020/TPS-112020-870-L**

૧. નવી શરત/પ્ર.સ.પ્ર. વાળા મુળખંડોની જમીનોને અલગ મુળખંડ તથા અંતિમખંડ ફાળવી, એફ-ફોર્મમાં કોલમ નં.૧૬માં સરકારશ્રીના હિત અંગેની નોંધ દર્શાવવા બાબતે જરૂરી ચકાસણી કરી, કાર્યવાહી કરવાની રહેશે.
૨. યોજનામાં તમામ અંતિમખંડોને યોગ્ય પ્રવેશ/પૂરતો ફ્લેટ આપી, તમામ અંતિમખંડો નિયમિત આકારમાં ફાળવાના રહેશે.
૩. સ્કીમબુકના પાના નં.૨૪ ઉપરના પત્રકમાં અનુ. નં.૧૮ થી ૨૨ ની વિગતોની વિસંગતતા દુર કરવાની રહેશે.
૪. વેચાણોની વિગતો દર્શાવતા સ્કીમબુકના પાના નં.૧૦ ઉપર યોજનાના ઇશિદાની જાહેરાત બાદનું અનુ.નં.૧૩નું વેચાણ, બાકાત રાખવાનું રહેશે.
૫. સ્કીમબુકના પાના નં.૬ના મુદ્દા નં.૪ ના છેલ્લા ફકરામાં મુસદ્દારૂપ નગર રચના યોજના મંજૂર કર્યાના પાંચ વર્ષના સમયગાળામાં સુવિધાઓ પુરી પાડવાનું સૂચવેલ છે. તેને બદલે પ્રારંભિક યોજના મંજૂર કર્યાના બે વર્ષના સમયગાળા રાખવા સુધારો કરવાનો રહેશે.
૬. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં ત્રણ વર્ષના વધારાને બદલે બે વર્ષ મુજબ સુધારો કરવાનો રહેશે.
૭. સુવિધાઓના ખર્ચના પત્રકોમાં પ્રારંભિક યોજના મંજૂર કર્યાના બે વર્ષમાં સુવિધાઓ પુરી પાડવાની રહેશે તે મુજબ સુધારો કરવાનો રહેશે.
૮. એફ-ફોર્મમાં કોલમ નં.૯ થી ૧૫ની ગણતરીમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી તેને આનુષંગિક ફેરફાર જી-ફોર્મમાં કરવાનો રહેશે.
૯. સ્કીમબુકના પાના નં.૬ અને ૨૪ પરના પત્રકમાં યોજનામાં સુચિત રસ્તાઓના ક્ષેત્રફળની વિગતોમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી, જરૂરી સુધારા કરવાના રહેશે.
૧૦. વેચાણોની વિગતો દર્શાવતા પત્રકમાં પાના નં.૯ થી ૧૨માં વેચાણ તારીખ પછીના કોલમમાં વેચાણ કિંમતને બદલે વેચાણ દર/ચો.મી. દર્શાવવાનું રહેશે.
૧૧. મહેસૂલ વિભાગ દ્વારા ગૌચર જમીનો બાબતે નક્કી કરાયેલ નીતિની ચકાસણી કરી, મુળખંડ નં.૩, ૪, ૫, ૭, ૮, ૧૧, ૩૫, ૩૭, ૩૮, ૪૦, ૪૧, ૪૪ની જમીનોમાં કપાતનું ઘોરણ નક્કી કરવાનું રહેશે.
૧૨. અધિનિયમની જોગવાઈઓ ધ્યાને લઈ, સત્તામંડળને જાહેર હેતુ માટે ફાળવેલ પ્લોટોના હેતુ દર્શાવવાના રહેશે.
૧૩. ઓ.એન.જી.સી.લાઈનથી અસર પામતા મુળખંડોની જમીનોને, મુળખંડની જમીન/લાગુ જમીનમાં ઓ.એન.જી.સી.લાઈનની અસરના પ્રમાણમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/90 OF 2020/TPS-112020-1035-L:-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad

Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.142 (Virochannagar-Khoraj-Chharodi-Dodar) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

### એનેક્ષર

### મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૪૨ (વિરોચનંગર-ખોરજ-છારોડી-દોદર)

### NOTIFICATION NO.GH/V/90 OF 2020/TPS-112020-1035-L

૧. અંતિમખંડ નં.૨૭, ૨૮, ૨૯/૧, ૨૯/૨ તથા ૫૭ની પુનઃરચના કરી, મુળખંડોને થતી ઇલેક્ટ્રીક લાઈનની અસરના પ્રમાણમાં અંતિમખંડો ફાળવવાના રહેશે.
૨. કોસ્ટ ઓફ વર્ક્સમાં હાઈટેન્શન લાઈનના શીફ્ટીંગ ખર્ચ તથા ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૩. એક્-ફોર્મમાં કોલમ નં. ૯ થી ૧૫ની ગણતરીની ચકાસણી કરી તેને આનુષંગિક સુધારા યોજનાના સાહિત્યમાં કરવાના રહેશે.
૪. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાના ખર્ચની ગણતરીમાં વધારો આપવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૫. યોજના વિસ્તારમાં ૧૦૦ ચો.મી. સુધીના ક્ષેત્રફળ ધરાવતા મુળખંડોને અંતિમખંડ ફાળવવા બાબતે નિયમાનુસાર કાર્યવાહી કરવાની રહેશે. (મુળખંડ નં.૩૬)
૬. સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૬૨ (એસ.ઈ.ડબલ્યુ.એસ.એચ.)માં આવતા હયાત બાંધકામ અંગેની અધિકૃતતા, સ્થળ સ્થિતિની ચકાસણી કરી અંતિમખંડ નં.૬૨ ની પુનઃરચના કરવા અંગે યથોચિત નિર્ણય લેવાનો રહેશે.

૭. યોજનામાં મુળખંડ નં.૫, ૨૯ તથા ૩૪ની ગોચરણની જમીનમાં કરેલ કપાત બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી, મહેસુલ વિભાગની નિતી ધ્યાને લઈ, સત્તામંડળના પરામર્શમાં રહી કપાત બાબતે યથોચિત નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/91 OF 2020/TPS-112020-1076-L:-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.139/C (Chharodi) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**એનેક્ષર**

**મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૩૯/ક (છારોડી)**

**NOTIFICATION NO.GH/V/91 OF 2020/TPS-112020-1076-L**

- કેસ નં.૨માં એફ-ફોર્મના રીમાર્ક્સ કોલમમાં “સદર અંતિમખંડની જમીનમાં જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત કરી, કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે.” મુજબની શરત દર્શાવવાની રહેશે.
- યોજનામાં આવતા જે મુળખંડોને ઇલેક્ટ્રીક લાઈનની અસર થતી હોઈ તેવા મુળખંડોને ઇલેક્ટ્રીક લાઈનની અસરના પ્રમાણ મુજબ અંતિમખંડ ફાળવવાના રહેશે. (મુળખંડ નં.૧/૫+૧/૧૩, ૩૦ વિગેરે.)

૩. મુળખંડ નં.૨૩ની જમીનને મુળખંડની જમીનમાં/લાગુ જમીનમાં અંતિમખંડ ફાળવવા બાબતે અધિનિયમની જોગવાઈ હેઠળ યથોચિત નિર્ણય લેવાનો રહેશે.
૪. કોસ્ટ ઓફ વર્ક્સમાં હાઈટેન્શન લાઈનના શીફ્ટીંગ ખર્ચ તથા ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૫. યોજનામાં અંતિમખંડ નં.૪૩ (એસ.ઈ.ડબલ્યુ.એસ.એચ.)નો હેતુ “રહેણાંક હેતુ માટે વેચાણપાત્ર” કરવાનો રહેશે.
૬. નકશા તથા એક્-ફોર્મમાં કેસ નં.૧, ૨, ૩, ૯, ૧૧, ૧૩, ૧૮, ૨૩, ૨૪, ૨૫ વિગેરેમાં સર્વે નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૭. એક્ ફોર્મમાં કેસ નં.૧માં મુ.ખં.નં.૧/૧+૧/૨માં વચ્ચે દર્શાવેલ “+” ની નિશાની બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૮. મુળખંડ નં.૨ની આંશીક ખુદ્દી જમીનમાં શક્યતઃ વધુ કપાત કરવા તથા નકશામાં દર્શાવેલ બાંધકામ બાબતે વિકાસ પરવાનગીની ચકાસણી કરી, બિનઅધિકૃત બાંધકામ હોય તો નિયમાનુસાર કપાત કરવાની રહેશે.
૯. પ્લાનમાં સ.નં.૪૦૭, મુ.ખં.નં. ૧/૧૩ના નંબરો અને હદો સ્પષ્ટ દર્શાવવાની રહેશે.
૧૦. અંતિમખંડ નં.૧/૧+૧/૨, ૧/૧૨/૧, ૨ વિગેરેમાં હયાત બાંધકામ ઉપર અંતિમખંડોની હદો દર્શાવવા બાબતે જે તે મુળખંડની જમીનમાં આવેલ હયાત બાંધકામની અધિકૃતતા ચકાસી, હયાત બાંધકામની સ્થળ સ્થિતિ ધ્યાને લઈ યથોચિત નિર્ણય લેવાનો રહેશે.
૧૧. એક્-ફોર્મના કેસ નં.૩માં રેવન્યુ રેકર્ડની ચકાસણી કરી એક્-ફોર્મના કોલમ નં.૧૬માં જરૂરી નોંધ દર્શાવવાની રહેશે.
૧૨. પ્લાન નં.૩માં મુ.ખં.નં.૬ ની હદો સ્પષ્ટ દર્શાવવાની રહેશે.
૧૩. મુળખંડ નં.૮ને મુળખંડની જમીન/લાગુ જમીનમાં એક જ અંતિમખંડ ફાળવવાનો રહેશે.
૧૪. એક્-ફોર્મમાં કેસ નં.૧૮ તથા પ્લાન નં.૩માં, અંતિમખંડ નંબરો દર્શાવવામાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૧૫. સ.નં.૪૧૬/પૈકી નો મુળખંડ નંબર, નકશાઓ તથા એક્-ફોર્મમાં સુસંગત દર્શાવવાનો રહેશે.
૧૬. અં.ખં.નં.૧૬ની પશ્ચિમે યોજનાની બહારના લાગુ રસ્તા ડોટેડ લાઈનથી દર્શાવવા તથા અં.ખં.નં.૧૬ ના પ્રવેશ માટે સુચવેલ ૧૮ મી. રોડના આયોજન અંગે સમુચિત સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૭. અધિનિયમની જોગવાઈ હેઠળ નિયમાનુસારના વેચાણો ધ્યાને લઈ મુળખંડોની કિંમત તથા અંતિમખંડોની અવિકસિત તથા વિકસિત કિંમતો નક્કી કરવાની રહેશે.
૧૮. એક્-ફોર્મમાં કોલમ નં.૯ થી ૧૫ ની ગણતરીની ચકાસણી કરી, યોજનાના સાહિત્યમાં આનુષંગિક સુધારા કરવાના રહેશે.
૧૯. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા તથા ખર્ચની ગણતરીમાં વધારો આપવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૨૦. સ્કીમબુકમાં એક્-ફોર્મના કેસ નં.૪૫ તથા ૪૬ માં કોલમ નં.૨ માં રેવન્યુ રેકર્ડની ચકાસણી કરી માલિકી દર્શાવવાની રહેશે.



૨૧. જે મુળખંડોમાં હયાત બાંધકામ હોય તે બાંધકામ તે મુળખંડને ફાળવેલ અંતિમખંડમાં જાળવી રાખવા અંગે જરૂરી ચકાસણી કરી અધિનિયમની જોગવાઈ હેઠળ યથોચિત નિર્ણય લેવાનો રહેશે.

૨૨. રેવન્યુ રેકર્ડની ચકાસણી કરી, એફ ફોર્મમાં કોલમ નં.૩માં જમીનના સત્તાપ્રકાર દર્શાવવાના રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/92 OF 2020/TPS-112017-1854-L :-** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/207 of 2005/TPS-112004-1509-L, dated.11.07.2005 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.64 (Tragad) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.64 (Tragad) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

### SCHEDULE

- The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.
- The condition No.4, 5 and 6 of remarks in column no.9 of the Redistribution Statement in the Case no. 5+7+8+13+14+16+17+20+22+23/2+24+26+27+32+34+35+37+40+44+46+48+49 are deleted and the following conditions are added as condition No.4 and 5.

(જ) સદરહું જમીનોનો વિકાસ ભારત સરકારશ્રી દ્વારા સ્પેશીયલ ઇકોનોમીક ઝોન હેઠળ જે હેતુ માટે નોટીફાઇ થયેલ તે જ હેતુ માટે ઉપયોગ કરવાનો રહેશે.

(પ) મુળખંડ નં.૫, ૭, ૮, ૧૩, ૧૪, ૧૬, ૧૭, ૨૦, ૨૨, ૨૩/૨, ૨૪, ૨૬, ૨૭, ૩૨, ૩૪, ૩૫, ૩૭, ૪૦, ૪૪, ૪૬, ૪૮ અને ૪૯ની જમીનોને ફાળવેલ અંતિમખંડ નં.૫+૭+૮+૧૩+૧૪+૧૬+૧૭+૨૦+૨૨+૨૩/૨+૨૪+૨૬+૨૭+૩૨+૩૪+૩૫+૩૭+૪૦+૪૪+૪૬+૪૮+૪૯ પૈકીની જે અંતિમખંડોની

જમીનો સ્પેશીયલ ઇકોનોમીક ઝોનમાંથી ડી-નોટીફાય થાય તે સંજોગોમાં સમુચિત સત્તામંડળે તે અંતિમખંડોની જમીનોના ક્ષેત્રફળમાંથી જાહેરહેતુ માટે ૪૦% કપાત કરી બાકી રહેતી જમીન અરજદારશ્રીને ફાળવવા, અધિનિયમની જોગવાઈ હેઠળ યોજના વેરીડ કરવા અંગેની આગળની કાર્યવાહી કરવાની રહેશે.

3. In the Case no.115 of the Redistribution Statement the Case No., boundary and area of Revenue Survey No.150, Original Plot No.115 and Final Plot No.115 are modified as shown in the accompanying plan and the Redistribution Statement. (Annexure-A).
4. The area, boundary, purpose and location of the Final Plot No.33/1 admeasuring 5410 sq.mtr., Final Plot No.33/2 admeasuring 5092 sq.mtr., Final Plot No.131 (સામાજિક અને આર્થિક રીતે નબળા વર્ગના લોકોનાં રહેણાંક માટે) admeasuring 16576 sq.mtr. and Final Plot No. 126 (સામાજિક માળખાગત સુવિધા માટે) admeasuring 2490 sq.mtr. are modified as Final Plot No.33/1+33/2 admeasuring 10502 sq.mtr., Final Plot No.131(સામાજિક અને આર્થિક રીતે નબળા વર્ગના લોકોનાં રહેણાંક માટે) admeasuring 11166 sq.mtr. and Fianl Plot No. 126 (વાણીજ્ય હેતુનાં વેચાણ માટે) admeasuring 7900 sq.mtr. as shown in the accompanying plan and the Redistribution Statement.
5. The area, boundary and location of the Final Plot No.36/2 admeasuring 8134 sq.mtr., Final Plot No.120 (રહેણાંક હેતુનાં વેચાણ માટે) admeasuring 7006 sq.mtr., Final Plot No.(19+23/1+28+30)/1 admeasuring 1970 sq.mtr. and Final Plot No. (19+23/1+28+30)/2 admeasuring 1339 sq.mtr. are modified as the Final Plot No.36/2 admeasuring 8134 sq.mtr., Final Plot No. 120 (રહેણાંક હેતુનાં વેચાણ માટે) admeasuring 5667 sq.mtr., Final Plot No. (19+23/1+28+30)/1+.(19+23/1+28+30)/2 admeasuring 3309 sq.mtr. and New Final Plot No.141 (રહેણાંક હેતુનાં વેચાણ માટે) admeasuring 1339 sq.mtr. allotted to Appropriate Authority as shown in the accompanying plan and the Redistribution Statement.
6. The area, boundary, purpose and location of the Final Plot No.47 admeasuring 364 sq.mtr., the Final Plot No.2 admeasuring 233 sq.mtr., Final Plot No.6 admeasuring 300 sq.mtr., Final Plot No.98 admeasuring 300 sq.mtr., Final Plot No.80 admeasuring 300 sq.mtr., Final Plot No.104 admeasuring 7102 sq.mtr., Final Plot No.103 admeasuring 6739 sq.mtr., Final Plot No.96 admeasuring 4006 sq.mtr., Final Plot No.92 admeasuring 116 sq.mtr., Final Plot No.93 admeasuring 1457 sq.mtr., Final Plot No.134 (બગીચો) admeasuring 6596 sq.mtr. and 9.0 mtr wide road on western side of Final Plot No.93 and 133 are modified as the Final Plot No.47 admeasuring 364 sq.mtr., Final Plot No.2 admeasuring 233 sq.mtr., Final Plot No.6 admeasuring 300 sq.mtr., Final Plot No.98 admeasuring 300 sq.mtr., Final Plot No.80 admeasuring 300 sq.mtr., Final Plot No.104/1 admeasuring 6739 sq.mtr., Final Plot No.104/2 admeasuring 363 sq.mtr., Final Plot No.103 admeasuring 6739 sq.mtr., Final Plot No.96 admeasuring 4006 sq.mtr., Final Plot No.92 admeasuring 116 sq.mtr., Final Plot No.93 admeasuring 1457 sq.mtr., and Final Plot No.134 (વાણીજ્ય હેતુનાં વેચાણ માટે) admeasuring 6232 sq.mtr. and New Final Plot No.139 (સામાજિક માળખાગત સુવિધા માટે) admeasuring 364 sq.mtr. allotted to Appropriate Authority and the said 9.0 mtr wide road as shown in the accompanying plan and the Redistribution Statement.
7. The purpose of the Final Plot No.138(બગીચો) admeasuring 3696 sq.mtr. is modified as the Fianl Plot No.138(સામાજિક માળખાગત સુવિધા માટે) admeasuring 3696 sq.mtr. as shown in the accompanying plan and the Redistrubution Statement.
8. The area, boundary and location of the Final Plot No.50 admeasuring 15236 sq.mtr., Final Plot No.73 admeasuring 10806 sq.mtr., Final Plot No.75 admeasuring 2610 sq.mtr., Final Plot No.78 admeasuring 25143 sq.mtr., Final Plot No.79/1 admeasuring 9686 sq.mtr., Final Plot No.129(સામાજિક માળખાગત સુવિધા માટે) admeasuring 1220 sq.mtr., Final Plot No.135 (બગીચો) admeasuring 12613 sq.mtr., Final Plot No.137(બગીચો)admeasuring 1960 sq.mtr. and 24.0 mtr wide road on the northern side of Final Plot No.78, 135 and 50 are modified as the Final Plot No.50 admeasuring 15236 sq.mtr.m Final Plot No.73 admeasuring 10806 sq.mtr., Final Plot No.75 admeasuring 2612 sq.mtr., Final Plot No.78 admeasuring 25143 sq.mtr., Final Plot No.79/1 admeasuring 9686 sq.mtr., Final Plot No.129(સામાજિક માળખાગત સુવિધા માટે)

admeasuring 1712 sq.mtr., Final Plot No.135(બગીચો)admeasuring 8479 sq.mtr., Final Plot No.137 (બગીચો) admeasuring 2606 sq.mtr. and New Final Plot No.140 (ખુદા વાણીજય હેતુના ઉપયોગ માટે) admeasuring 3000 sq.mtr. allotted to Appropriate Authority and the said 24.0 mtr wide road as shown in the accompanying plan and the Redistribution Statement.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**Annexure-A**

પુનઃવહેયણી પત્રક

પ્રારંભિક નગર રચના યોજના નં.૬૪(ત્રાગડ)

**NOTIFICATION NO.GH/V/92 OF 2020/TPS-112017-1854-L**

કેસ નં.	માલીકનું નામ	સત્તા પ્રકાર	રે.સ.નંબર	મુળખંડ		અંતિમખંડ		નોંધ
				નંબર	ક્ષેત્રફળ ચો.મી	નંબર	ક્ષેત્રફળ ચો.મી.	
૧	૨	૩	૪	૫	૬	૭	૮	૯
૧૧૫/૧	અશોકભાઈ કાલીદાસ જીતેન્દ્રભાઈ કાલીદાસ	જુની શરત	૧૫૦/૧ ૧૫૦/૩	૧૧૫/૧ ૧૧૫/૩	૧૨૨૭૦ ૨૪૦૦ ૧૪૬૭૦	૧૧૫/૧	૮૮૦૨	અંતિમખંડમાં જમીન માલીકોના હક્ક હિસ્સા મુળખંડની જમીનમાં તેમના હક્ક હિસ્સાના પ્રમાણમાં રહેશે.
૧૧૫/૨	પટેલ રાજુભાઈ મનુભાઈ પટેલ મંગુબેન મનુભાઈ શંકરભાઈની વિધવા પટેલ સરલાબેન મનુભાઈ પટેલ અરૂણાબેન મનુભાઈ	જુની શરત	૧૫૦/૨	૧૧૫/૨	૨૩૨૭	૧૧૫/૨	૧૩૮૬	અંતિમખંડમાં જમીન માલીકોના હક્ક હિસ્સા મુળખંડની જમીનમાં તેમના હક્ક હિસ્સાના પ્રમાણમાં રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/ 93 OF 2020/ TPS-112020-1077-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.134 (Iyava-Rupvavati-Khoda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**એનેક્ષર**

**મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૩૪ (ઇયાવા-રૂપાવટી-ખોડા)**

**NOTIFICATION NO.GH/V/93 OF 2020/TPS-112020-1077-L**

૧. અંતિમખંડ નં. ૧૯/૨ ને High Tension લાઇનની અસર ન થાય તે મુજબ પુનઃરચના કરવાની રહેશે.

૨. ONGC Line થી અસર પામતા મુળખંડોની જમીનોને મુળખંડની જમીન/લાગુ જમીનમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.

૩. અંતિમખંડ નં. ૧૧ માં જ્યારે રીડેવલોપમેન્ટ કરવામાં આવે ત્યારે સવાલવાળા મુળખંડની જમીનમાં યોજનામાં અપનાવેલ કપાતનું ધોરણ લાગુ કરવાની શરત યોજનાના સાહિત્યમાં કરવાની રહેશે.

૪. કોસ્ટ ઓફ વર્ક્સમાં હાઇટેન્શન લાઇનના શીફ્ટીંગ ખર્ચ તથા ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.

૫. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.

૬. અંતિમખંડ નં. ૪૩ નિયમીત આકારમાં ફાળવવાનો રહેશે.

૭. સમુચિત સત્તામંડળને ફાળવવામાં આવેલ બે ગામની હદમાં આવતાં અંતિમખંડોને અલગ અલગ ગણી અલગ અંતિમખંડ નંબર આપવા બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી કાર્યવાહી કરવાની રહેશે.

૮. એફ-ફોર્મમાં સત્તામંડળને ફાળવેલ પ્લોટોને અલગ કેસ તરીકે દર્શાવવાનો રહેશે.

૯. નકશા તથા એફ-ફોર્મના કેસ નં. ૧૭, ૧૮, ૨૫, ૨૬, ૨૭, ૨૮ વિગેરેમાં સર્વે નંબરો દર્શાવવાની વિસંગતતા બાબતે જરૂરી કાર્યવાહી કરી વિગતો સુસંગત કરવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/50/CPI/1403/3887/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 103 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
103	M/S. Amulfed Dairy Packaging Film Plant.  (Consumer HT-No : 8000545)	Gandhinagar	Gandhinagar	Unit shall be permitted to utilize <b>2400 KW</b> power all staggered holiday for the <b>period of 1 (one)</b> <b>year</b> from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/51/CPI/1408/1820/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 328 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
328	M/S. Corromandal International Ltd.  (Consumer No : 37528)	Sarigam	Valsad	Unit shall be permitted to utilize <b>4000 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 3<sup>rd</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/46/CPI/1409/2094/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 383 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
383	M/S. Transpek Industry Limited.  (Consumer No : 13420)	Ekalbara	Vadodara	Unit shall be permitted to utilize <b>1800 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year</b> from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### PORTS AND TRANSPORT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13<sup>th</sup> July, 2020.

#### GUJARAT ROAD SAFETY AUTHORITY ACT, 2018.

**No. PT/2020/17/MVD/102017/1684/KH :-** WHEREAS certain draft rules were published as required by section 6 read with sub-section (2) of section 34 of the Gujarat Road Safety Authority Act, 2018 (Guj. 1 of 2018), at pages 204-1 to 204-4 in the Gujarat Government Gazette, Extraordinary, Part IV-A, dated the 29<sup>th</sup> November, 2019, under the Government Notification Ports and Transport Department No. PT/2019/28/MVD/102017/1684/KH, dated the 21<sup>st</sup> November, 2019, inviting objection or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS objections and suggestions received in respect of the said draft notification have been considered by the Government;

NOW, THEREFORE, in exercise of powers conferred by sub-section (2) of section 34 of the Gujarat Road Safety Authority Act, 2018 (Guj.1 of 2018) the Government of Gujarat hereby makes the following rules, namely:-

#### 1. Short title, commencement and application.-

- (1) These rules may be called the Gujarat Road Safety Authority Rules, 2020.
- (2) These rules shall come into force from the date of their publication in the *Official Gazette*.
- (3) They shall apply in the whole of the State of Gujarat.



**2. Definitions.-**

- (1) In these rules, unless the context otherwise requires,-
  - (a) 'Act' means the Gujarat Road Safety Authority Act, 2018 (Guj. 1 of 2018);
  - (b) 'Authority' means the Gujarat Road Safety Authority (GUJROSA);
  - (c) 'Form' means a Form appended to these rules;
  - (d) 'Government' means the Government of Gujarat;
  - (e) 'Section' means a section of the Act;
- (2) Words and expressions used and not defined but defined in the Act shall have the meanings assigned to them in the Act.

**3. Additional functions of the Authority.-**

The Authority shall perform the following functions in addition to the functions provided in section 4, namely :-

- (i) to issue directions for the appointment of any public or private agency as provided in clause (iv) of section 33;
- (ii) to create awareness through social media;
- (iii) to declare awards and prizes for the outstanding works done in the various field of road safety;

**4. Method of appointment and other conditions of service of the officer and staff of the Authority.-**

- (1) The State Government shall, for carrying out the purpose of provisions of Act; appoint officers and employees as may be necessary for the efficient performance of the functions of the Authority. Then the State Government may establish zonal offices in such number as may be necessary. The manpower and administrative requirement of the offices shall be determined by the State Government.
- (2) The method of appointment of the officers and staff of the authority shall be as under:-
  - (i) The Road Safety Commissioner shall be appointed by the Government from the IAS cadre not below the rank of the Secretary to the Government of Gujarat:

Provided that the Government may appoint a retired IAS officer, who has worked on the post not below the rank of the Secretary to the Government of Gujarat and who shall not have attained the age of 62 years;
  - (ii) The Joint Road Safety Commissioner shall be appointed by the Government from the officer not below the rank of the Deputy Secretary to Government of Gujarat:

Provided that the Government may appoint a person, who has retired from the post not below the rank of the Deputy Secretary to the Government of Gujarat and who shall not have attained the age of 62 years;
  - (iii) The Chief Enforcement Officer shall be appointed on deputation basis from amongst the Inspectors of Motor Vehicles having minimum experience of 7 years;
  - (iv) The Regional Enforcement Officer shall be appointed on deputation basis from amongst the officers not below the rank of the Inspector of Motor Vehicles;

- (v) The Assistant Enforcement Officer shall be appointed on deputation basis from amongst the officers not below the rank of the Assistant Inspector of Motor Vehicles;
- (vi) The Road Safety Co-ordinators for one or more departments, such as Home, Motor Vehicles, Health, Education, Roads and Buildings, Urban Development, Employment and Training and Information and Broadcasting shall be Class III officers of such departments;
- (vii) The Accounts Officer shall be appointed on deputation basis from the Directorate of Accounts and Treasury, Gujarat State;
- (viii) The Statistical Research Officer shall be appointed on deputation basis or from retired Statistical Research Officer of the Bureau of Economics and Statistics; or by outsourcing of person having master's degree in Statistics or Mathematics or Economics:

Provided that in case of appointment of a retired officer on contractual bases, maximum age limit shall be 62 years and shall have designation not below the rank of the Statistical Research Officer from the Bureau of Economics and Statistics or equivalent designation at the time of his retirement;

- (ix) The appointment of Clerks shall be made by deputation or outsourcing or through appointment of a retired government employee who was not below the rank of Clerk, Class III at the time of retirement, on contractual basis having age not more than 62 years;
  - (x) The appointment of Assistant co-ordinator, computer operator, personal assistants and other staff shall be made by outsourcing.
- (3) The uniform, epaulettes, badges, head badges and strip of the officers and employees shall be of design and descriptions as may be specified by the State Government.
- (4) The salary and other terms and conditions of service of the officers and staff of the Authority shall be as under:-
- (i) unless it is otherwise provided, salaries, allowances, terms and conditions of the services of the officers and employees appointed other than contractual basis shall be as per the Gujarat Civil Services (General Conditions of Services) Rules, 2002, the Gujarat Civil Services (Joining time, Foreign Service, Deputation out of the India, Payment during Suspension, Dismissal and Removal) Rules, 2002, the Gujarat Civil Services (Leave) Rules, 2002, the Gujarat Civil Services (Salaries and Allowances) Rules, 2002, the Gujarat Civil Service (Pension) Rules, 2002, the Gujarat Civil Services (Habitat in the residential houses) Rules, 2002, the Gujarat Civil Services (Travelling Allowance) Rules, 2002, the Gujarat Civil Services (Pay) Rules, 2002 and the Gujarat Civil Services (Discipline and Appeal) Rules, 1971;
  - (ii) in case of the contractual appointment of retired Government employee, the provisions of the Government Resolution, General Administration Department No. REM/102002/UOR/ 82/G-2, dated the 7<sup>th</sup> July, 2016 shall be followed:

Provided that where the contractual appointment is made from retired IAS officer the provisions contain in. General Administration Department, Circular No. AIS/1098/5302/G, dated the 24<sup>th</sup> June, 2004 shall be followed.

Provided further that where the appointment made by the Government approved or any outsourcing agency approved by the Government Corporation or Company or through tender process undertaken by the Authority, the post shall be filled after the approval of the Government on the fixed monthly wages/remuneration decided under the terms and conditions of the contract between the Authority and the outsourcing agency:

Provided also that the Authority may consider the increase in such wages/remuneration of employees appointed on contractual basis after review of the performance of the employees as per the terms and conditions of the contract subject to the prior approval of the Government.

**5. Office vehicles and other administrative requirements.-**

- (1) The Government after publishing the notification in the *Official Gazette* under sub-section (1) of section 3 of the Act shall set-up state/regional level offices of the Authority; preferably in a Government building, failing which in a rented space.
- (2) The Government shall provide vehicles as per the requirement of the Authority:

Provided that the vehicles may be purchased or hired as per requirement by the Authority itself, both for enforcement as well as for administrative purpose with the prior approval of the Government.

**6. Annual Report.-**

The Authority shall as soon as may be possible after the end of the financial year, but not later than the 30<sup>th</sup> day of September in next year ensuing, prepare and submit to the Government an annual report in FORM I, giving a complete account of its activities during the said financial year in accordance with sub-section (1) of section 20 of the Act.

**FORM I**

(See rule 6)

**Format of Annual Report.**

1. Details of Chairperson and members of the Authority.
2. Details of the Officials and Staff of Authority.
3. Details of the Budgetary Allocation and expenditure.
4. Details of performance of the functions of the Authority.
5. Details of the Targets and its achievement.
6. Any other details.

By order and in the name of the Governor of Gujarat,

**PRAKASH MAJMUDAR,**  
Deputy Secretary to Government.

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#### મહેસૂલ વિભાગ

#### અધિસૂચના

ક્રમાંક:-અકય-૨૧૨૦૧૫-૫૨૪૪-જ

સચિવાલય, ગાંધીનગર, ૮મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭

ક્રમાંક: ધમ/૩૭/૨૦૨૦/મ/અકય-૨૧૨૦૧૫-૫૨૪૪-જ.- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે:ભુતસર, તા.-જિ.વલસાડના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૦૬/૦૪/૧૯૭૮થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ નં.-૧ના પાના નંબર.૨૬૩ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૮/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૨૧૨૦૧૫-૫૨૪૪-જ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,  
સેક્શન અધિકારી.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, JULY 20, 2020 / ASADHA 29, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### મહેસૂલ વિભાગ

#### અધિસૂચના

ક્રમાંક:-અકય-૨૧૨૦૧૪-૧૪૫૭-૪

સચિવાલય, ગાંધીનગર, ૮મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭

ક્રમાંક: ધમ/૩૮/૨૦૨૦/મ/અકય-૨૧૨૦૧૪-૧૪૫૭-૪.- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે:-કાકડકોપર, તા.કપરાડા, જિ.વલસાડના ગામની એકત્રકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૦૧/૦૫/૧૯૮૬થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ નં.-૧ના પાના નંબર.૫૩૨ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૮/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૨૧૨૦૧૪-૧૪૫૭-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,  
સેક્શન અધિકારી.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

MONDAY, JULY 21, 2020 / ASADHA 30, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> July, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No. GH/V/ 96 of 2020/TPS-242020-1506-L:-** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/263 of 2007/TPS-242007-3308-L, dated. 24.09.2007 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.26 (Mavdi) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.26(Mavdi) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- Sanction the said Preliminary Scheme with modifications enumerated in Schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

1. The area, boundary and location of the Final Plot No.25 admeasuring 5913 sq.mtr., Final Plot No.25/A(સોશલ ઈન્ફ્રાસ્ટ્રક્ચર) admeasuring 1988 sq.mtr., Final Plot No.24 admeasuring 3019 sq.mtr. and Final Plot No.24/A(સોશલ ઈન્ફ્રાસ્ટ્રક્ચર) admeasuring 1317 sq.mtr. are modified as the Final Plot No.25/1 admeasuring 1988 sq.mtr., Final Plot No.25/2 admeasuring 3925 sq.mtr., Final Plot No.24 admeasuring 3019 sq.mtr. and Final Plot No.24/A+25/A(સોશલ ઈન્ફ્રાસ્ટ્રક્ચર) admeasuring 3305 sq.mtr. as shown in the accompanying plan and the Redistribution Statement.
2. The condition No.2 of remarks in column no.9 of the Redistribution Statement in the Case no.6, 23, 28+29+30, 31, 32, 33, 35, 39, 43, 49, 50, 52, 56/2, 56/1, 60/1, 60/2, 61, 65, 67, 69/2+3, 69/4,80, 85 and 86 is deleted.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 21<sup>st</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/ 97 of 2020/TPS-112015-1992-L:-** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No,GH/V/154 of 2003/TPS-152002-3877-L, dated. 12.04.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.106(Vastral-Ramol) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.106(Vastral-Ramol) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

**SCHEDULE**

1. The condition No.3 of remarks in column no.8 of the Redistribution Statement in the Case no.94 and 95 is deleted.
2. In the Case no.25, details of column no.2 and column no.8 of the Redistribution Statement are deleted.
3. The purpose of the Final Plot No.129, 132/2, 132/3, 136/1, 137, 142, 143, 155, 157/1, 157/2, 164 and 166 allotted to Appropriate Authority are modified as "સોશયલ ઇન્ફ્રાસ્ટ્રક્ચર" as shown in the accompanying plan.
4. The Appropriate Authority shall execute the said preliminary scheme under section 65(4) of the said Act.
5. The boundary and area of Final Plot No.92 admeasuring 3739sq. mtr. is modified as 2777 sq. mtr. and new Final Plot No.167(રમત ગમત મેદાન) admeasuring 962 sq. mtr. is allotted to the appropriate authority as shown in the accompanying plan.
6. The boundary and area of Final Plot No.114 admeasuring 475 sq. mtr. and 124/2(સામાજીક અને આર્થિક રીતે નબળા વર્ગના રહેઠાણ માટે) admeasuring 8787 sq. mtr. are modified as Final Plot No.114 admeasuring 322 sq. mtr. and 124/2(સામાજીક અને આર્થિક રીતે નબળા વર્ગના રહેઠાણ માટે) admeasuring 8940 sq. mtr. as shown in the accompanying plan.
7. The following condition is added in remarks column of redistribution Statement in case no. 1/1, 16/2, 24, 33, 35, 36, 38, 41, 42, 44, 52/3, 52/4, 57, 77/1, 79, 81, 82, 83, 84, 85, 86, 87, 88, 89, 91, 93/1, 94, 95, 102+106, 110, 111/1 and 111/2,. "The Appropriate Authority shall make a 40% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, JULY 22, 2020 / ASADHA 31, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### **ENERGY & PETROCHEMICALS DEPARTMENT ORDER**

Sachivalaya, Gandhinagar, 20<sup>th</sup> July, 2020.

#### **GUJARAT AERIAL ROPEWAYS ACT, 1955.**

**No : GHU-(53)-2020-ARA-12-1991/1441/K (Part File):-** WHEREAS M/s. Usha Breco Limited, 701-Surya Kiran Building, 19-K.G. Marg, New Delhi-110 001 (hereafter referred to as “the Promoter”) was authorized vide Government Order No.GU/98(5)/ARA/Girnar/1441/K dated the 17<sup>th</sup> January, 1996 to construct an Aerial Ropeway on Girnar Hills in Junagadh District for the public carriage of the passengers and goods;

AND WHEREAS, the promoter has thereafter requested for enhancement of the date specified earlier under conditions No. 3 of the Order No. GHU-(22)-2020-ARA-Girnar-1191/1441/K (Part File) dated the 26<sup>th</sup> February, 2020;

AND WHEREAS, after careful consideration, the Government of Gujarat has decided to extend the time limit specified in condition No. 3 of the aforesaid order dated the 26<sup>th</sup> February, 2020;

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) of section 10 read with section 11 of the Gujarat Aerial Ropeways Act, 1955, the Government of Gujarat hereby directs that the date 30<sup>th</sup> May, 2020 specified under conditions No. 3 of the Order No. GHU-(22)-2020-ARA-Girnar/1441/K (Part File) dated the 26<sup>th</sup> February, 2020 to construct an Aerial Ropeway on Girnar Hill in Junagadh District for the public carriage of the passengers and goods shall be revised as 30<sup>th</sup> September, 2020.

This permission is extended with the condition of observance of safety measures by the company and the competent authority.

By order and in the name of the Governor of Gujarat,

**VIJAYSINH A. VAGHELA,**  
Additional Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, JULY 22, 2020 / ASADHA 31, 1942

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#### PART IV-B

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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૩મી જુલાઈ, ૨૦૨૦.

**ક્રમાંક: જીએન-૨૧-એસએસસી-૨/૨૨૨૦-૧૫૨૪-૩૨-ક.૩ :-** Gujarat Water Gas Pipeline (Acquisition of Right of Users in Land) Act, 2000 (ગુજરાત પાણી અને ગેસની) પાઈપલાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ ૨૦૦૦ની જોગવાઈઓ મુજબ વિજાપુર અને માણસા તાલુકાના ત્રિકોણીયા વિસ્તારના ગામડાઓમાં ગામ તળાવ પાણીથી ભરવા માટે પાઈપ લાઈનની કામગીરી સંદર્ભે અધિક્ષક ઈજનેરશ્રી, સુજલામ સુફલામ વર્તુળ-૨, ખેરવા-મહેસાણાના તા.૨૬-૦૬-૨૦૨૦ના પત્ર ક્રમાંક: સુસુવ.૨/પીબી.૨/કોમ્પીટન્ટ ઓથોરીટી/ત્રિકોણીયા વિસ્તારની નેટવર્ક પાઈપ લાઈન/૨૪૦૩/સને-૨૦૨૦ થી પથરેખામાં આવતી જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા કોમ્પીટન્ટ ઓથોરીટી તરીકે 'કાર્યપાલક ઈજનેરશ્રી, સુજલામ સુફલામ વિભાગ નં.૨, વિસનગર'ની કરેલ નિમણૂકને અત્રેથી બહાલી આપી ગેઝેટમાં પ્રસિદ્ધ કરવામાં આવે છે.

બી. એચ. જોષી,

સરકારના ઉપસચિવ (ઉ.ગુ.).

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, JULY 22, 2020 / ASADHA 31, 1942

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 16<sup>th</sup> July, 2020.

#### GUJARAT STAMP ACT, 1899

**NO.GHM-2020-40-M-STP-122020-726-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidated stamp duty of Rs. 58,527/- (Rupees Fifty Eight Thousand Five Hundred Twenty Seven only), to be paid by the Senate Chemicals Private Limited, Ahmedabad chargeable on the issue of 2,34,106 Compulsory convertible debentures each of Rs. 100/- for a period of five years bearing distinctive numbers 1002751 to 1236856 of the total value of Rs. 2,34,10,600/-.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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### PUBLISHED BY AUTHORITY

Vol. LXI ]

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 22<sup>nd</sup> July, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No: GH/V/99 of 2020/AGN/102019/38/L.1 PART :** In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013), the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Deputy Regional Fire Officer, Class II, under the Directorate of Gujarat State Fire Prevention Service, Gujarat State, namely:-

1. These rules may be called the Deputy Regional Fire Officer, Class II, under the Directorate of Gujarat State Fire Prevention Service, Recruitment Rules, 2020.
2. Appointment to the post of Deputy Regional Fire Officer of Gujarat State Fire Prevention Service, Class II, under the Directorate of Gujarat State Fire Prevention Service, Gujarat State shall be made either,-
  - (a) by temporary transfer on deputation basis from amongst the persons working on the cadre of Station Officer or equivalent cadre in the Fire Service of Municipal Corporations or Municipalities and possessing practical experience of not less than ten years, out of which not less than three years' experience on the post of Station officer or equivalent post in the Fire service of Municipal Corporation or Municipalities; or
  - (b) by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
  - (a) not be more than 45 years of age;

Provided that the upper age limit may be relaxed in favour of candidate belonging to the Scheduled Casts, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections and in favour of Women in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Service Classification and Recruitment (General) Rules, 1967.

(b) possess,-

- (i) a Bachelor's degree obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be a deemed as a University under section 3 of the University Grants Commission Act, 1956, and have completed the Divisional Officer's Course or the Fire Prevention Course recognised by the National Fire Service College, Nagpur; or
- (ii) a Bachelor degree in Engineering (Fire)/ Bachelor of Technology (Fire)/ Bachelor of Engineering (Fire and safety) / Bachelor of Technology (Fire and Safety) / Bachelor of Science (Fire) / Bachelor of Science (Fire and Safety) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and
- (iii) have about five years' experience in the field of Fire Brigade Service on the post which can be considered equivalent to the post not below the rank of the Leading Fireman in the Government / Local bodies / Government Undertaking Board / Corporation / Limited Company established under the Companies Act, 2013;

(c) possess the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

(d) possess physical and medical standards as mentioned in Appendix A; and

(e) possess adequate knowledge of Gujarati or Hindi or both.

4. The candidate appointed by direct selection shall be on probation for a period of two years.

5. The candidate appointed by direct selection, shall during his probation period, be required to successfully complete the Divisional Officer's Course at the National Fire Service Collage or in the recognised institute or institution approved for the purpose:

Provided that, if the Appointing Authority is satisfied that the candidate could not successfully complete such Divisional Officer's Course in the stipulated period due to circumstances beyond his control, his probation period may be extended for one year and during the extended probation period he shall have to successfully complete the training as specified by the Appointing Authority:

Provided further that, if the candidate is not sent for Divisional Officer's Course due to an administrative reasons, the period shall not be counted towards this stipulated period referred to in this rule:

Provided also that, a candidate appointed by direct selection, who has already completed such Divisional Officer's Course successfully before his direct selection to the post, shall not be required to undergo such Divisional Officer's Course again.

6. The candidate appointed by direct selection shall, during his probation period, be required to undergo pre-service training and pass the Post-Training examination in accordance with the provisions of the Gazetted Officer's Pre-service Training and Examination Rules, 1970.

7. The candidate appointed by direct selection shall, during his probation period, be required to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.

8. The candidate appointed by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government.

9. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

10. Where in respect of any matter regarding service conditions of the Deputy Regional Fire Officer, Class-II, under the Directorate of Gujarat State Fire Prevention Service, Gujarat State for which specific provision is not made either in the Gujarat Fire Prevention and Life Safety Measures Act, 2013 or in these rules, the following rules as amended from time to time which are applicable to the employees of the corresponding class of Government of Gujarat, shall, *mutatis-mutandis*, apply to the Deputy Regional Fire Officer, Class II, under the Directorate of Gujarat State Fire Prevention Service, whom these rules are applicable, namely :-

- (a) the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (b) the Gujarat Civil Services (Pay) Rules, 2002;
- (c) the Gujarat Civil Services (Additions to Pay) Rules, 2002;
- (d) the Gujarat Civil Services (General Conditions of Service) Rules, 2002;
- (e) the Gujarat Civil Services (Travelling Allowance) Rules, 2002;
- (f) the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002;
- (g) the Gujarat Civil Services (Leave) Rules, 2002;
- (h) the Gujarat Civil Services (Pension) Rules, 2002.

#### **Appendix-A**

(See rules 3 (d))

Minimum Physical standards for the post of Deputy Regional Fire Officer, Class II, under the Directorate of Gujarat State Fire Prevention Service,

#### **A. For Male Candidates**

Class	Minimum Height in Centimeters	Chest (Minimum in Centimeters)		Minimum Weight
		Deflated	Inflated	
Scheduled Tribes candidate of Gujarat origin	160	81	86	50 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	165	81	86	50 Kg

**Note:** Minimum expansion of chest when inflated shall not be less than 5 centimeters.

#### **B. For Female Candidates**

Class	Minimum Height in Centimeters	Minimum Weight
Scheduled Tribes candidate of Gujarat origin	154.5	46 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	157	46 Kg

**C.** Candidates having any of the following physical defects shall be considered physically unfit for the post:

- |                       |                       |                      |
|-----------------------|-----------------------|----------------------|
| (i) Knock Knee,       | (ii) Pigeon Chest,    | (iii) Squint Eye,    |
| (iv) Flat Feet,       | (v) Varicose Veins,   | (vi) Hammer Tees,    |
| (vii) Fractured Limb, | (viii) Decayed Teeth, | (ix) Communicable or |
| (x) Skin Disease.     |                       |                      |

**D.** The Medical officer shall examine the candidate and issue the Certificate of Fitness taking into consideration the physical standards as mentioned above and also certify for the following matters, namely:-

S H A P E I means	S	Psychological
	H	Hearing
	A	Appendage
	P	Physical capacity for normal work
	E	Eye sight
	I	meant fit in all respects to perform normal professional functions under each of the above mentioned heads.

Provided that the candidate with colour blindness defects shall be considered unfit for appointment.

By order and in the name of the Governor of Gujarat,

**R. H. VASAVA,**

Deputy Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, JULY 24, 2020 / SRAVANA 2, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> July, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/100 of 2020/UDA/102020-947-V:** In exercise of the powers conferred by clause (iii) of sub-section-(3) of section-5 and clause (ii) of sub-section-(4) of section-22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby appoints the Standing Committee's Chairman of Municipal Corporations as a Member of the following Urban/Area Development Authorities with immediate effect, till further orders or 3 years, whichever is earlier.

1	The Chairman of Standing Committee, Surat Municipal Corporation.	Member, Surat Urban Development Authority
2	The Chairman of Standing Committee, Vadodara Municipal Corporation.	Member, Vadodara Urban Development Authority
3	The Chairman of Standing Committee, Rajkot Municipal Corporation.	Member, Rajkot Urban Development Authority
4	The Chairman of Standing Committee, Gandhinagar Municipal Corporation.	Member, Gandhinagar Urban Development Authority
5	The Chairman of Standing Committee, Junagadh Municipal Corporation.	Member, Junagadh Urban Development Authority
6	The Chairman of Standing Committee, Bhavnagar Municipal Corporation.	Member, Bhavnagar Area Development Authority
7	The Chairman of Standing Committee, Jamnagar Municipal Corporation.	Member, Jamnagar Area Development Authority

By order and in the name of the Governor of Gujarat,

**SMITA SHAH,**

Joint Secretary to the Government.

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Government Central Press, Gandhinagar.





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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, JULY 27, 2020 / SRAVANA 5, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/52/CPI/1408/6749/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 373 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
373	M/S. SUD Chemie India Pvt. Ltd.  (Consumer No : 13145)	Nandesari	Vadodara	Unit shall be permitted to utilize 825 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, JULY 28, 2020 / SRAVANA 6, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### મહેસૂલ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૩મી જુલાઈ, ૨૦૨૦

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક : ધમ-૪૧-૨૦૨૦-મ-અકય-૧૬૨૦૧૯-૩૦૩-૪ :** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતાં અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, **મોજ-વારણા, તા.ધોળકા, જિ.અમદાવાદના** ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૧૭/૦૬/૧૯૭૬ના રાજ્યપત્રના ભાગ નં-૪/બ ના પાના નંબર: ૫૧૭ તથા ૫૧૮ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૧/૨૦૨૦ ના ઠરાવ ક્રમાંક: અકય-૧૬૨૦૧૯-૩૦૩-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, JULY 29, 2020 / SRAVANA 7, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 27<sup>th</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/54/CPI/1408/4420/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 371 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
371	M/S. Avik Pharmaceutical Limited (Unit-II)  (Consumer No : 06103)	Vapi	Valsad	Unit shall be permitted to utilize <b>38 H.P</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, JULY 29, 2020 / SRAVANA 7, 1942

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 27<sup>th</sup> July, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/55/CPI/1406/853/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 126 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
126	M/S. Comed Chemicals Limited  (Consumer No : 13279)	Rania	Vadodara	Unit shall be permitted to utilize <b>475 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, JULY 29, 2020 / SRAVANA 7, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/101 OF 2020/DVP-282016-4821-L:—** WHEREAS, the Thangadh Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan along with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.19.05.2016.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

AND WHEREAS, the Government of Gujarat sanctioned the Comprehensive General Development Control Regulations-2017 under Government Notification, Urban Development and Urban Housing Department No.GH/V/269 of 2017/EDP-102016-3629-L, dtd.12.10.2017, which is made applicable in the said authority.

AND WHEREAS, in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the modification(hereinafter referred to as "the said modification") under Government Notification, Urban Development and Urban Housing Department No. GH/V/ 171 OF 2020/DVP-282016- 4821-L, dtd.19.11.2019, in the Gujarat Government Gazette Extra Ordinary, Part. IV-B dated.19-11-2019 on Page No.439-2 and 439-3 for inviting from any person, to submit suggestions or objections, if any with respect to the said modification to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS, the Government of Gujarat has not received any suggestion or objection.

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat hereby;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan subject to the modification so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

### SCHEDULE

Modification in the Draft Development Plan of Thangadh Area Development Authority as finalized by the State Government.

1. The 18.0 mtr wide road marked as A-B, C-D, E-F and G-H passing through R.S.No. 88/2, 87/11, 87/9, 87/10, 507/1, 507/2, 501, 507/2, 507/1, 505, 504, 32, 33, 40/2, 40/3, 41/1, 41/2, 43/2 etc. of Village:Thangadh shall be widened as 24.0 mtr wide road under section 12(2)(d) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/102 of 2020/ TPS-112020-1947-L:—** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/89 of 2011/TPS-112008-6321-L, dated.05.07.2011 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.121(Naroda-Hanspura-Kathawada) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/123 of 2018/TPS-112016-3623-L, dated.17.09.2018 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.121(Naroda-Hanspura-Kathawada);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.121(Naroda-Hanspura-Kathawada) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/103 OF 2020/DVP-132018-8078-L:—** WHEREAS, the Dhoraji Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.18.01.2018.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

AND WHEREAS, in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the modifications(hereinafter referred to as "the said modification") under Government Notification, Urban Development and Urban Housing Department No. GH/V/2 OF 2020/DVP-132018-8078-L, dtd.09.01.2020, in the Gujarat Government Gazette Extra Ordinary , Part. IV-B dated.10.01.2020 on Page No.14-1 to 14-3 for inviting from any person, to submit suggestions or objections, if any with respect to the said modifications to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modifications in Government Gazette.

AND WHEREAS, the Government of Gujarat has considered the suggestions and objections so received on merit;

NOW THEREFORE, in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (a) Finalize the said modifications;
- (b) Sanction the said Development Plan subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

**SCHEDULE**

Modifications in the Draft Development Plan of Dhoraji Area Development Authority as finalized by the State Government.

1. The land bearing R.S.No.587/pl/p, 587/p2/p, 587/p3/p, 587/p4/p, 586/pl/p, 586/p2/p, 586/p3/p, 586/p4/p, 585/p, 580/p etc. of village:Dhoraji earmarked as Pocket-1 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a),of the said Act, as shown in the accompanying plan.
2. The land bearing R.S.No.529, 530, 532, 533/pl/p, 533/p2/p, 533/p3/p, 533/p4/p, 533/p5/p, 533/p6/p, 534/pl/p, 534/p2/p, 531/pl, 531/p2, 531/p3, 528/p, 526/pl/p, 526/p2/p, 526/p3/p, 526/p4/p, 527/pl/p, 527/p2/p, 527/p3/p, 527/p7/p, 527/p8/p, 527/p9/p, 527/pl0/p, 527/pl1/p, 527/pl2/p, 527/pl3/p, 518/p, 519/pl, 519/p2, 520/pl, 520/p2, 521/pl/p, 521/p2/p, 515/pl/p, 515/p2/p, 514/p, 513/p, 511/p3/p, 512/pl/p etc. of village:Dhoraji earmarked as Pocket-2 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2) (a) of the said Act, as shown In the accompanying plan.
3. The land bearing R.S.No.528/p, 516/p, 517/p, 527/pl/p, 527/p3/p, 526/pl/p, 518, 515/p3/p, 514/p, 513/p, 510, 511/pl/p, 511/p2/p, 509/pl/p, 509/p2/p, 505, 506, 507/pl/p, 507/p2/p, 507/p3/p, 508, 505/pl/p, 505/p2/p, 505/p3/p, 505/p4/p etc. of village: Dhoraji earmarked as Pocket-3 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

4. The land bearing R.S.No.451, 452, 453/pl, 453/p2, 450/pl, 450/p2, 449/pl, 449/p2, 447, 448, 446, 445/pl, 445/p2, 445/p3, 445/p4/p, 444/p, 443/p, 454/p etc. of village:Dhoraji earmarked as Pocket- 4 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
5. The land bearing R.S.No.275/p, 276/1, 276/p2, 277, 285/lp, 284/p, 283/p, 282/p, 286/1, 286/p2, 286/p3, 287/1/p, 287/p4/p, 278/pl, 278/p2/p, 278/p4/p, 278/p6/p, 278/p5, 437, 443/pl/p etc. of village: Dhoraji earmarked as Pocket-5 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
6. The Land bearing R.S.No.732/p, 784/pl, 747/pl, 747/p2, 747/p3, 734/p2, 735, 746/pl, 746/p2, 746/p3, 748,/pl, 748/p2, 749/pl/p, 749/p2/p, 747/p4 etc. of village: Dhoraji earmarked as Pocket-6 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
7. The land bearing R.S.No.785/pl/p, 784/p, 812/pl/p, 812/p2/p, 812/p3/p, 812/p4/p, 813/p, 783/p, 816/p, 782/p3/p, 782/p4/p, 814/pl, 814/p2/p, 814/p3, 814/p4, 814/p5, 815/pl, 815/p2/p etc. of village: Dhoraji earmarked as Pocket-7 designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
8. The 30.0 mtr wide road passing through R.S.No.631/pl, 631/p2 etc. of Village: Dhoraji earmarked as A-B shall be deleted under section (12)(2)(d) of the said Act and the land thus released shall be designated for relevant Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.
9. The 12.0 mtr wide road passing through R.S.No.636/p3, 636/p2etc. of Village: Dhoraji earmarked as C-D shall be deleted under section (12)(2)(d) of the said Act and the land thus released shall be designated for relevant Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.
10. The 30.0 mtr wide road passing through R.S.No.217/lp, 50/3, 64/2/p, 47/5p, 218/p, 48/1/pl, 48/1/p2/pl etc, of Village: Dhoraji earmarked as E-F, G-H and I-J shall be deleted under section (12)(2)(d) of the said Act and the land thus released shall be designated for relevant Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.
11. The lands designated for "Commercial Zone" in Dhoraji Area Development Authority area shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown on the accompanying plan.
12. The words "Non- confirming" in the said Development plan shall be deleted.
13. The land bearing R.S.No.742/p, 616/p, 87/p, 98/1/4, 89/2, 444/p, 345/p of Village:Dhoraji shown as "Non- confirming" shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
14. The land bearing R.S.No.454/p, 275/p, 277/p, 285/1/p and 285/2 p (Pocket-A-B-C-D-A), 733, 747/p3/p, 784/p, 782/p3 of Village: Dhoraji shown as "Non- confirming" shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/104 OF 2020/TPS-112020-150-L:—** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.30(Asarwa North Extension) (3<sup>rd</sup> varied) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર**

**મુસદ્દા રૂપ નગર રચના યોજના નં.૩૦ (અસારવા નોર્થ એક્સટેન્શન) (ટ્રીબે ફેરફાર)**

**NOTIFICATION NO. GH/V/104 OF 2020/TPS-112020-150-L**

૧. નકશા તથા એફ-ફોર્મમાં રે.સ.નં. ની વિગતો સુસંગત કરવા અંગે જરૂરી ચકાસણી કરી, કાર્યવાહી કરવાની રહેશે. (કેસ નં. ૬, ૭, ૧૦, ૨૨, ૨૪, ૨૭, ૩૪ વિગેરે.)
૨. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાના ખર્ચની ગણતરીમાં વધારો આપવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૩. યોજનામાં સમુચિત સત્તામંડળને ફાળવેલ ગાર્ડન તેમજ સોશીયલ ઇન્ફ્રાસ્ટ્રક્ચર હેતુ માટેના અંતિમખંડોમાં યોજના વિસ્તારની લાભદાયીની ટકાવારી નક્કી કરવા બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

**No. GH/V/105 OF 2020/ANDH/112013/1288/L:—** In exercise of the powers conferred by sub-section (2) of section 12 of the Gujarat Regularization of Unauthorised Development Act, 2011 (Guj. 26 of 2011), the Government of Gujarat hereby appoint, Smt. Avantika Singh Aulakh, IAS, Vice Chairman and Chief Executive Officer, Gujarat Maritime Board, Gandhinagar for Saurashtra and South Region as Appellate Officer.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO.GH/V/ 106 OF 2020/TPS-112020-460-L:—** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.123/C (Naroda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

એનેક્ષર

મુસદ્દા રૂપ નગર રચના યોજના નં.૧૨૩/સી (નરોડા)

**NOTIFICATION NO. GH/V/106 OF 2020/TPS-112020-460-L**

- યોજનામાં આવતી જે જમીનોમાં સામાન્ય કરતાં ઓછી કપાત કરેલ હોય તેવી જમીનોમાં સક્ષમ સત્તામંડળ દ્વારા પ્લાન મંજૂર કરાયેલ હોય, તેવી જમીનોમાં દર્શાવેલ કોમન પ્લોટ પૈકીની ૧૦% કોમન પ્લોટ વાળી જમીન જે તે અંતિમખંડમાં ફાળવી, ૧૦% થી વધુ કોમન પ્લોટ વાળી ખુદ્દી જમીન કપાત કરવાની રહેશે.
- એફ-ફોર્મ તથા નકશામાં કેસ નં.૧, ૨, ૪, ૫, ૬, ૮, ૧૨, ૧૩, ૧૬, ૨૦, ૨૩ માં સર્વે નંબરની વિસંગતતા બાબતે ચકાસણી કરી, વિગતો સુસંગત કરવાની રહેશે.

૩. એફ-ફોર્મમાં કેસ નં.૨૦, ૨૫, ૨૭, અને ૩૨ ની જમીનોના સત્તા પ્રકાર બાબતે રેવન્યુ રેકર્ડ ચકાસણી કરી, તદ્દનુસાર જરૂરી નોંધ રીમાર્ક્સ કોલમમાં આમેજ કરવાની રહેશે.
૪. એફ-ફોર્મમાં કેસ નં.૨૬ અને ૨૯ વાળી જમીનના રેવન્યુ રેકર્ડ ચકાસણી કરી, એક જ જમીન માલીક હોય તો હક્ક હિસ્સા વાળી નોંધ રદ કરવાની રહેશે.
૫. મુળખંડ નં.૧૫ ની જમીનમાં વિકાસ પરવાનગીની અધિકૃતતા, સ્થળ સ્થિતિ, ખુલ્લી જમીનની ઉપલબ્ધતા, અંતિમખંડ નં.૧૫/૨, તથા ૧૫/૪ ની ખુલ્લી જણાતી જમીન વિગેરે ધ્યાને લઈ, રેવન્યુ રેકર્ડની ચકાસણી કરી, એક જ અંતિમખંડ ફાળવવા તથા કપાતનું ધોરણ વધારવા યથોચિત નિર્ણય લેવાનો રહેશે.
૬. મુળખંડ નં.૫, ૧૦, ૨૩ તથા ૨૯ ની જમીનમાં વિકાસ પરવાનગીની અધિકૃતતા, સ્થળ સ્થિતિ, ખુલ્લી જમીનની ઉપલબ્ધતા વિગેરે ધ્યાને લઈ, નિયમાનુસાર કપાત કરવા યથોચિત નિર્ણય લેવાનો રહેશે.
૭. મુળખંડ નં.૧૧ ની જમીનમાં વિકાસ પરવાનગીની અધિકૃતતા, સ્થળ સ્થિતિ, ખુલ્લી જમીનની ઉપલબ્ધતા, અંતિમખંડ નં.૧૧/૬ અને ૧૧/૮ તથા અંતિમખંડ નં.૧૧/૨ ની ઉત્તર ભાગમાં રસ્તાને અડીને આવેલ ખુલ્લી જમીન વિગેરે ધ્યાને લઈ, રેવન્યુ રેકર્ડની ચકાસણી કરી અંતિમખંડ ફાળવવા તથા કપાતનું ધોરણ વધારવા યથોચિત નિર્ણય લેવાનો રહેશે.
૮. અધિનિયમની જોગવાઈ મુજબ સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા નિયમાનુસાર સુચવી તદ્દનુસાર ભાવ વધારો આપવાનો રહેશે.
૯. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોને એક જ સળંગ કેસ નંબર દર્શાવવાનો રહેશે.
૧૦. મુળખંડ નં.૭ ની જમીનમાં વિકાસ પરવાનગીની અધિકૃતતા, સ્થળ સ્થિતિ, ખુલ્લી જમીનની ઉપલબ્ધતા વિગેરે ધ્યાને લઈ, કપાતનું ધોરણ વધારવા યથોચિત નિર્ણય લેવાનો રહેશે.
૧૧. મુળખંડ નં.૧, ૫, ૬/૧, ૧૨ તથા ૧૪ ની જમીનના રેવન્યુ રેકર્ડની ચકાસણી કરી દરેક મુળખંડની સામે શક્યતઃ એક અંતિમખંડ ફાળવવા યથોચિત નિર્ણય લેવાનો રહેશે.
૧૨. મુળખંડ નં.૧૨ ની જમીનમાં વિકાસ પરવાનગીની અધિકૃતતા, સ્થળ સ્થિતિ, ખુલ્લી જમીનની ઉપલબ્ધતા, ૨૪ મી.ના રસ્તાની દક્ષિણ-પશ્ચિમ છેડે ખુલ્લી જણાતી જગ્યા વિગેરે ધ્યાને લઈ, કપાતનું ધોરણ વધારવા યથોચિત નિર્ણય લેવાનો રહેશે.
૧૩. મુળખંડ નં.૨૬ ને નકશામાં દર્શાવવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી, યોગ્ય રીતે મુળખંડ નં.૨૬ ની હદો દર્શાવવાની રહેશે.
૧૪. કોસ્ટ ઓફ વર્ક્સમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ કોમ્યુનિટી હોલના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૧૫. કેસ નં.૨૫ વાળી જમીનોના રેવન્યુ રેકર્ડની ચકાસણી કરી, સત્તાપ્રકાર દર્શાવવાના રહેશે.
૧૬. સત્તામંડળને ફાળવેલ જે અંતિમખંડો એક જ હેતુ માટે લાગુમાં ફાળવેલ છે તેને એક અંતિમખંડ તરીકે ફાળવવા અંગે સત્તામંડળના પરામર્શમાં રહી યથોચિત નિર્ણય લેવાનો રહેશે.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> July, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/107 OF 2020/DVP-112019-4452-L:—** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Ahmedabad Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/207 of 2014/DVP-112013-4777-L, dated.20.12.2014 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Propose variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/207 of 2014/DVP-112013-4777-L, dtd.20.12.2014.

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1. The land of R.S.No.55, 54/p, 56, 57, 58, 59 etc. earmarked as pocket-A of village: Laxmipura, R.S.No.79, 54/p, 38/p etc. earmarked as pocket-B of village: Laxmipura, R.S.No.52/p etc. earmarked as pocket-C of village:Laxmipura, R.S.No.39+31/p, 47/p, 52/p etc. earmarked as pocket-D of village:Laxmipura, R.S.No.724, 725, 730, 731 etc. earmarked as pocket-E of village:Lambha, R.S.No.715 and 720 of village:Lambha designated for "General Agricultural Zone-AI" shall be deleted from the said zone and shall be designated for "General Industrial Zone-IG" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, JULY 30, 2020 / SRAVANA 8, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts**

વડોદરા શહેર ગોત્રી પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૧૦૩/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબત.

#### ગૃહ વિભાગ

##### હુકમ

સચિવાલય, ગાંધીનગર, ૨૨મી જુલાઈ, ૨૦૨૦

**હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૨૦/ GPID-3:** અધિક પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૨૧/૦૩/૨૦૨૦ના પત્ર ક્રમાંક: સી.આઈ.ડી./EOW & FC/ટે-જએ/૩૧૮/૨૦૨૦ થી વડોદરા શહેર ગોત્રી પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૧૦૩/૨૦૧૯ થી ઘી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩ તથા ઈ.પી.કો. કલમ-૪૦૯, ૧૧૪ હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. ફરીયાદીશ્રી છોટાલાલ મોહનલાલ શાહ દ્વારા આપવામાં આવેલ ફરીયાદનાં આધારે વડોદરા શહેર ગોત્રી પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૧૦૩/૨૦૧૯ થી આરોપીઓ (૧) જિજ્ઞાસુ પિયુષકુમાર પટવા તે શ્રી જલારામ ઇન્વેસ્ટમેન્ટ કન્સલ્ટન્ટના ઓથોરાઈઝ વ્યક્તિ, (૨) પિયુષ રાણા (૩) તેજલબેન W/O જિજ્ઞાસુ પિયુષકુમાર પટવા, (૪) જસકાન્તાબેન પિયુષકુમાર પટવા વિરુદ્ધ ગુનો દાખલ કરવામાં આવેલ છે.

૩. પ્રસ્તુત ગુનાના આરોપીઓએ વડોદરા ખાતે શ્રી જલારામ ઇન્વેસ્ટમેન્ટ નામની કંપની/કો-ઓપરેટીવ સોસાયટી વર્ષ: ૨૦૦૨-૦૩ થી શરૂ કરી આ કંપનીમાં નાણાં રોકાણ કરવા તથા તેની સામે વ્યાજ-વળતર આપવાની લાલચ અને ભરોસો આપી ફરીયાદી પાસે અલગ અલગ સમયે કુલ-રૂ.૭,૬૫,૦૦૦/- નું રોકાણ કરાવી કંપનીવતી રસીદો ઈસ્યુ કરી પાકતી મુદતે નાણાં પરત ન કરી, છેતરપિંડી અને વિશ્વાસઘાત કરી ગુનો કરેલ છે. આરોપીઓએ હાલ સુધી ફરીયાદી તથા કુલ-૮૩ સાહેદો/રોકાણકારોના નિવેદનો મુજબ કુલ-રૂ.૬,૪૩,૫૧,૬૧૨/- નું રોકાણ કરાવી કંપનીવતી રસીદો ઈસ્યુ કરી પાકતી મુદતે નાણાં પરત કરેલ નથી. તપાસ દરમિયાન આરોપીઓએ આ રકમનું જુદી જુદી મિલકતોમાં રોકાણ કરી, પોતાના અંગત ઉપયોગમાં લીધેલ હોવાનું જણાયેલ છે.

૪. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે દર્શાવ્યા મુજબની મિલકતો ટાંચમાં લેવા હુકમ કરવા જરૂરી છે.

૫. આથી, વડોદરા શહેર ગોત્રી પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૧૦૩/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે કોષ્ટકમાં દર્શાવ્યા મુજબની પ્રોપર્ટી ટાંચમાં લેવા તથા વડોદરા સીટી પ્રાંત અધિકારીને “કોમ્પીટન્ટ ઓથોરીટી” તરીકે “કેઝીગ્રેટેડ કોર્ટ”ના આખરી હુકમ સુધી પ્રોપર્ટી તેઓના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

અ.નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદી મુજબ કિંમત	બજાર કિંમત આશરે (રૂ.માં)
૧	મોજે- આર.સી.દત્ત રોડ, સબ ડીસ્ટ્રીક્ટ વડોદરાના બાપોદ ખાતે આવેલ રે.સર્વે.નં.૮૧૫/૧/અ તથા રે.સર્વે.નં.૮૧૫/૧ વાળી જમીનમાં આવેલ વ્રજવીલા સોસાયટી નામની યોજનામાં પ્લોટ નં.બી-૧/૧૮ ઉપર બાંધવામાં આવેલ મકાન. ક્ષેત્રફળ: ૧૪૭.૧૬ ચો.મીટર	જીજ્ઞાશું પિયુષકુમાર પટવા	૧૧,૦૩,૭૦૦/-	૩૩,૦૦,૦૦૦/-
૨	મોજે- ડીસ્ટ્રીક્ટ વડોદરા, સબ ડીસ્ટ્રીક્ટ વડોદરા શહેરમાં આર.સી.દત્ત રોડ, વડોદરા કસ્ટમાં આવેલ રે.સર્વે નં.૫૦૩, સીટી સર્વે નં.૧૯૨૪ પૈકી સંપતરાવ કોલોનીના પ્લોટ નં.૮૭ ઉપર બાંધવામાં આવેલ એરાઈઝ કોમ્પ્લેક્સ-એ નામની બિલ્ડીંગના ચોથા માળે દક્ષીણ દિશામાં આવેલ ઓફીસ ટેરેસ સાથે. ક્ષેત્રફળ: ૮૬ ચોરસ મીટર સુપર બીલ્ટઅપ, કારપેટ એરીયા ૬૪.૬૬ ચો.મી, ખુદ્દા ટેરેસનું માપ-૨૧૫ ચો.મીટર	જીજ્ઞાશું પિયુષકુમાર પટવા	૪૦ લાખ	૧ કરોડ
૩	મોજે- ડીસ્ટ્રીક્ટ વડોદરા, સબ ડીસ્ટ્રીક્ટ વડોદરા શહેરમાં આર.સી.દત્ત રોડ, વડોદરા કસ્ટમાં આવેલ રે.સર્વે નં.૫૦૩, સીટી સર્વે નં.૧૯૨૪ પૈકી સંપતરાવ કોલોનીના પ્લોટ નં.૮૭ ઉપર બાંધવામાં આવેલ એરાઈઝ કોમ્પ્લેક્સ-એ નામની બિલ્ડીંગના ચોથા માળે ઉત્તર દિશામાં આવેલ ઓફીસ. ક્ષેત્રફળ: ૮૬ ચોરસ મીટર સુપર બીલ્ટઅપ, કારપેટ એરીયા ૬૪.૬૬ ચો.મી, ખુદ્દા ટેરેસનું માપ-૨૧૫ ચો.મીટર	તેજલ જીજ્ઞાશું પિયુષકુમાર પટવા	૪૦ લાખ	૧ કરોડ
૪	મોજે- પાણીગેટ દરવાજાની ટાંકી પાસે, સબ ડીસ્ટ્રીક્ટ-વડોદરા શહેરના મહાદેવનગર સોસાયટી તથા ગાયત્રી નગર સોસાયટી સામે, કસ્ટમાં ટી.પી.સ્કીમ-૫, ફાયનલ પ્લોટ નં.૩૬૯, રે.સર્વે.નં.૮૬૭/૩ વાળી જમીનનો સબ પ્લોટ પ્લીનથ લેવલ સુધી કરેલ બાંધકામની મિલકતમાં પ્લોટ નં.૭માં બંધાયેલ મકાન. ક્ષેત્રફળ: ૨૮૩૩-૩૩ ચોરસ ફુટ	જસકાંતાબેન પિયુષભાઈ પટવા	૬૨,૯૯૯/-	૬૦ લાખ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પંકજ દવે,**

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, AUGUST 4, 2020 / SRAVANA 13, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> July, 2020

#### The Gujarat Agricultural Universities Act, 2004

**No. GH/KH/76/2020/GKV/112019/1805/K.2:—** In Exercise of the powers conferred by the sub-section (2) of Section 10 of the Gujarat Agricultural Universities Act, 2004, the Government of Gujarat hereby appoints the search committee consisting of the following persons with the name of the respective Agricultural University.

S.No.	Name	Remarks
<b>Anand Agricultural University, Anand</b>		
1	Dr. K.V.Pethani - Chairman (Ex. Director of campus, Gujarat Agriculture University, Junagadh) Residence Address : A-11, Surjeet Society, Opp. Kailashdham-2, India Colony Road, Bapunagar, Ahmedabad-382350 E-mail: kvpethani@gmail.com	Three members from the field of Agriculture and allied sciences as per Section 10(2)(a)(i) of the Act, 2004.
2	Shri B.M.Modi - Member Director of Agriculture, Gujarat, Krushibhavan, Sector-10-A, Gandhinagar-382010, Gujarat E-mail : dir-agr@guj.gov.in	
3	Dr. M.B.Chetti - Member (Vice-Chancellor, University of Agriculture Sciences, Dharwad, Karnataka) Residence Address : Vice Chancellor's Bungalow, University of Agriculture Sciences, Dharwad, Karnataka, Yettina Gudda Campus, Krishinagar, Dharwad-580 00 E-mail: vc@uasd.in, mbchetti_uas@rediffmail.com	

S.No.	Name	Remarks
4	Dr. J .K.Jena - Member (Deputy Director General (Fisheries), ICAR, Krishi Anusandhan Bhavan-II, Pusa, New Delhi) Residence Address : B-7, NASC Residential Complex, DPS Marg, PUSA, New Delhi-110 012. E-mail:ddefs.icar@gov.in, Jkjena2@gmail.com	One member nominated by the Indian council of Agricultural Research as per Section 10(2)(a)(ii) of the Act, 2004.
<b>Junagadh Agricultural University, Junagadh</b>		
1	Shri B.M.Modi - Chairman Director of Agriculture, Gujarat, Krushibhavan, Sector-10/A, Gandhinagar-382010, Gujarat E-mail: dir-agr@guj.gov.in	Three members from the field of Agriculture and allied sciences as per Section 10(2)(a)(i) of the Act, 2004.
2	Dr. M.K.Bhalala-Member (Retired Registrar, Gujarat Agriculture University, Sardar Krushinagar, Dantivada) Residence Address : 7-B Meghdoot Society, B/h. Ganesh Dugdhalaya, Anand E-mail : muljibhalala@gmail.com	
3	Dr. A.M.Shekh - Member (Ex. Vice-Chancellor, Anand Agricultural University, Anand) Residence Address : 9-10, Kirtipark, Nr. Royal Plasa, 100 Ft. Road, Anand- 380001 E-mail: amshekh15@yahoo.co.in	
4	Dr. R.C.Srivastav - Member (Vice Chancellor, Dr. Rajendra Prasad Central Agricultural University Pusa, Samastipur, Bihar) Residence Address : PUSA House, Dr. Rajendra Prasad Central Agricultural University, Pusa, Samastipur, Bihar-848125 E-mail vc@rpcau.ac.in	One member nominated by the Indian council of Agricultural Research as per Section 10(2)(a)(ii) of the Act, 2004.
<b>Navsari Agricultural University, Navsari</b>		
1	Dr. A.M.Shekh - Chairman (Ex. Vice-Chancellor, Anand Agricultural University, Anand) Residence Address : 9-10, Kirtipark, Nr. Royal Plasa, 100 Ft. Road, Anand-380001 E-mail: amshekh15@yahoo.co.in	Three members from the field of Agriculture and allied sciences as per Section 10(2)(a)(i) of the Act, 2004.
2	Shri B.M.Modi - Member Director of Agriculture, Krushibhavan, Sector-10-A, Gandhinagar-382010, Gujarat E-mail : dir-agr@guj.gov.in	
3	Dr. S.A.Patil - Member (Ex. Vice-Chancellor, University of Agriculture Sciences, Dharwad, Karnataka) Residence Address : House No. 1945/48B, Behind Yatri Nivas, Bhagavatinagar, Kalaburgi (Gulbarga), Karnataka - 585102 E-mail: drsapatil08@gmail.com	



S.No.	Name	Remarks
4	Dr. A.K.Singh - Member (Deputy Director General (Agril. Extension), ICAR, Krishi Anusandhan Bhavan-I, Pusa, New Delhi) Residence Address : B-3, NASC Residential Complex, Todapur, New Delhi-110048. E-mail: aksicar@gmail.com	One member nominated by the Indian council of Agricultural Research as per Section 10(2)(a)(ii) of the Act, 2004.
<b>Sardar Krushinagar Dantivada Agricultural University, Dantivada</b>		
1	Dr. C.J.Dangariya - Chairman (Ex. Vice-Chancellor, Navsari Agricultural University, Navsari) Residence Address: 501, Nakshatra Apartment, B/s Crystal Mall, Chitrakut Society, Jamnagar City, Jamnagar-361 006 E-mail : drcjdangaria@gmail.com	Three members from the field of Agriculture and allied sciences as per Section 10(2)(a)(i) of the Act, 2004.
2	Shri B.M.Modi - Member Director of Agriculture, Krushibhavan, Sector-10 A, Gandhinagar-382010, Gujarat E-mail : dir-agr@guj.gov.in	
3	Dr. N.S.Rathore - Member (Vice-Chancellor, Maharana Pratap University of Agriculture and Technology, Udaipur, Rajasthan) Residence Address : 29, Bhairavdham Colony, Opposite BSNL Office, Hiran Magari, Sector-3, Udaipur-313 002 (Rajasthan) E-mail : vc@mpuat.ac.in, vc_mpuat@yahoo.co.in	
4	Dr. R.K.Singh - Member (Director, Indian Veterinary Research Institute, Izatnagar, Bareilly, Uttar Pradesh)  Residence Address : Director Residence, Indian Veterinary Research Institute, Izatnagar, Bareilly, Uttar Pradesh - 243122 E-mail : dirivri@ivri.res.in, director.ivri@icar.org.in, directorivri@gmail.com	One member nominated by the Indian council of Agricultural Research as per Section 10(2)(a)(ii) of the Act, 2004.

By order and in the name of the Governor of Gujarat,

**NITIN BHAVSAR,**  
Under Secretary to Government.

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મહેસૂલ વિભાગ

અધિસૂચના

ક્રમાંક:- અકય-૧૪૨૦૧૭-૯૬૬-૪.

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૪૨/૨૦૨૦/મ/અકય-૧૪૨૦૧૭-૯૬૬-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતાં અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે:- કપુરાઈ, તા.જિ.વડોદરાના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાના નંબર ૨૪૦ ઉપર તા.૧૩/૦૪/૮૦ થી પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૧૪૨૦૧૭-૯૬૬-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

સરકાર મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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મહેસૂલ વિભાગ

અધિસૂચના

ક્રમાંક:- અકય-૧૪૨૦૧૫-૩૦૪-૪.

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૪૩/૨૦૨૦/મ/અકય-૧૪૨૦૧૫-૩૦૪-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતાં અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે:- ડભાસા, તા.પાદરા, જિ.વડોદરાના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાના નંબર ૯૨ ઉપર તા.૧૦/૦૧/૧૯૮૦ થી પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૧૪૨૦૧૫-૩૦૪-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

સરકાર મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### મહેસૂલ વિભાગ

#### અધિસૂચના

ક્રમાંક:- અકય-૧૨૨૦૧૮-૬૯૩૬-૪.

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૪૪/૨૦૨૦/મ/અકય-૧૨૨૦૧૮-૬૯૩૬-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતાં અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજ:- પીલુદરા, તા.જિ.મહેસાણા ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૨ ના પાના નંબર ૯૮ ઉપર તા.૧૯/૧૧/૯૮ થી પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૧૨૨૦૧૮-૬૯૩૬-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

-----  
સરકાર મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### મહેસૂલ વિભાગ

#### અધિસૂચના

ક્રમાંક:- અકય-૧૯૨૦૧૨-૨૮૬૯-૪.

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૪૫/૨૦૨૦/મ/અકય-૧૯૨૦૧૨-૨૮૬૯-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતાં અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે:- દેવલા, તા.જંબુસર, જિ.ભરૂચ ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૨૮/૦૪/૧૯૭૭ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ-૧ ના પાના નંબર-૧૯૦૦ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૧૯૨૦૧૨-૨૮૬૯-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

સરકાર મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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મહેસૂલ વિભાગ

અધિસૂચના

ક્રમાંક:- અકય-૨૧૨૦૧૪-૧૩૦૭-૪.

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૪૬/૨૦૨૦/મ/અકય-૨૧૨૦૧૪-૧૩૦૭-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, **મોજે:- સુખાલા, તા.કપરાડા, જિ.વલસાડના** ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૧/૦૫/૧૯૮૬ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ નં-૧ના પાના નંબર-૫૩૬ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૨૧૨૦૧૪-૧૩૦૭-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

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સરકાર મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, AUGUST 5, 2020 / SRAVANA 14, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

મહેસૂલ વિભાગ

અધિસૂચના

ક્રમાંક:- અકય-૨૧૨૦૧૪-૪૯૭૧-૪.

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૪૭/૨૦૨૦/મ/અકય-૨૧૨૦૧૪-૪૯૭૧-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, **મોજે:-વેજલપોર, તા. જિ.વલસાડના** ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ નં-૧ના પાના નંબર-૩૯૭ ઉપર તા.૨૮/૦૩/૧૯૮૫થી પ્રસિધ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૭/૦૭/૨૦૨૦ના ઠરાવ ક્રમાંક અકય-૨૧૨૦૧૪-૪૯૭૧-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

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સરકાર મધ્યસ્થ મુદ્રાલાય, ગાંધીનગર.



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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> August, 2020.

Notification No. 61/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-73)GST-2020/R.48(4)(3)TH:-** In exercise of the powers conferred by sub-rule (4) of rule 48 of the Gujarat Goods and Services Tax Rules, 2017, the Government, on the recommendations of the Council, hereby makes the following amendments in notification of the Government of Gujarat, Finance Department No. (GHN-22)GST-2020/R.48(4)(2)TH dated the 27<sup>th</sup> March, 2020, Notification No. 13/2020-State Tax, namely:-

In the said notification, in the first paragraph,

- (i) before the words “those referred to in sub-rules”, the words “a Special Economic Zone unit and” shall be inserted;
- (ii) for the words “one hundred crore rupees”, the words “five hundred crore rupees” shall be substituted.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government

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**FINANCE DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 6<sup>th</sup> August, 2020.**Notification No. 60/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-74)GSTR-2020/S.164(62)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely:-

1. (1) These rules may be called the Gujarat Goods and Services Tax (Ninth Amendment) Rules, 2020.
- (2) They shall be deemed to have come into force with effect from the 30<sup>th</sup> day of July, 2020.
2. In the Gujarat Goods and Services Tax Rules, 2017, for **FORM GST INV-01**, the following form shall be substituted, namely:-

**“FORM GST INV – 1***(See Rule 48)***Format/Schema for e-Invoice**

**Note 1:** Cardinality means whether reporting of the item(s) is mandatory or optional as explained below:

**0..1:** It means that reporting of item is optional and when reported, the same cannot be repeated.

**1..1:** It means that reporting of item is mandatory but cannot be repeated.

**1..n:** It means that reporting of item is mandatory and can be repeated more than once.

**0..n:** It means that reporting of item is optional but can be repeated more than once if reported. For example, *previous invoice reference is optional but if required one can mention many previous invoice references.*

**Note 2:** Field specification Number (*Max length: m, n*) indicates ‘m’ places before decimal point and ‘n’ places after decimal point. For example, *Number (Max length: 3,3) will have the format 999.999*

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
1.	Basic Details	1..1		Mandatory			Header for Basic Details
1.0	Version	1..1	Version Number	Mandatory	String (Max. Length:6)	1.1	This is version of the e-invoice schema. It will be used to keep track of version of Invoice specification.

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
1.1	IRN	1..1	Invoice Reference Number	Mandatory	String (Length:64)	a5c12dca80e7433217.....ba4013750f2046f229	<p>This will be a unique reference number for the invoice.</p> <p><b><u>However, the supplier will not be populating this field.</u></b></p> <p>The registration request may not have this field populated.</p> <p>The Invoice Registration Portal (IRP) will generate this IRN and respond to the registration request.</p> <p>e-invoice is valid only when it has the IRN. Hence, this is marked as mandatory field.</p>
1.2	Supply_Type_Code	1..1	Code for Supply Type	Mandatory	Enumerated List	B2B/B2C/SEZWP/SEZWOP/EXPWP/EXPWOP/DEXP	<p>This will be the code to identify type of supply.</p> <p><b>B2B:</b> Business to Business</p> <p><b>B2C:</b> Business to Consumer</p> <p><b>SEZWP:</b> To SEZ with Payment</p> <p><b>SEZWOP:</b> To SEZ without Payment</p> <p><b>EXPWP:</b> Export with Payment</p> <p><b>EXPWOP:</b> Export without Payment</p> <p><b>DEXP:</b> Deemed Export</p>
1.3	Document_Type_Code	1..1	Code for Document Type	Mandatory	Enumerated List	INV / CRN / DBN	<p>Type of Document:</p> <p><b>INV</b> for Invoice,</p> <p><b>CRN</b> for Credit Note,</p> <p><b>DBN</b> for Debit note.</p>

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
1.4	Document_Num	1..1	Document Number	Mandatory	String (Max Length:16)	Sa/1/2019	This is as per relevant rule in CGST/SGST/UTGST Rules.
1.5	Document_Date	1..1	Document Date	Mandatory	String (DD/MM/YYYY)	21/07/2019	The date on which the Invoice was issued. Format "DD/MM/YYYY"
1.6	Additional_Currency_Code	0..1	Additional Currency Code	Optional	Enumerated List	USD, EUR	<p>The field is for reporting additional currency, if any, in which all invoice amounts can be given, along with INR.</p> <p>One such additional currency may be used in the invoice, as per list published under <b>ISO 4217</b> standard.</p> <p>List published and updated from time to time at <a href="https://www.icagate.gov.in/Webappl/CUR_ENQ">https://www.icagate.gov.in/Webappl/CUR_ENQ</a></p>
1.7	Reverse_Charge	0..1	Reverse Charge	Optional	String (Length:1)	Y	Whether the tax liability payable is under Reverse Charge.
1.8	IGST_Applicability_despite_Supplier_and_Recipient_located_in_same_State/UT	0..1	IGST Applicability despite Supplier and Recipient located in same State/UT	Optional	String (Length: 1)	N	To report the scenarios where the supply is chargeable to IGST despite the fact that the Supplier and Recipient are located within same State/UT
2.	Document_Period	0..1		Optional			<b>Header for Document Period</b>
2.1	Document_Period_Start_Date	1..1	Document Period Start Date	Mandatory	String (DD/MM/YYYY)	21/07/2019	<p>This is the start date of the document period (delivery/invoice period).</p> <p><i>(This field is mandatory only if this section is selected)</i></p>
2.2	Document_Period_End_Date	1..1	Document Period End Date	Mandatory	String (DD/MM/YYYY)	21/07/2019	<p>This is the end date of the document period (delivery/invoice period).</p> <p><i>(This field is mandatory only if this section is selected)</i></p>

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
3.	<b>Preceding Document / Contract Reference</b>	0..1		Optional			<b>Header for Preceding Document / Contract Reference</b>
3.1	<b>Preceding Document Reference</b>	0..n		Optional			<b>Sub-header for Preceding Document Reference</b>
3.1.1	Preceding_Document_Number	1..1	Preceding Document Number	Mandatory	String (Max length:16)	Sa/1/2019	This is the reference of original document/invoice to be provided optionally in the case of debit or credit notes.  Credit/Debit notes, against invoices can also be referred here.  (This field is mandatory only if this section is selected)
3.1.2	Preceding_Document_Date	1..1	Date of Preceding Document	Mandatory	String (DD/MM/YYYY)	21/07/2019	Date of preceding document/invoice.  (This field is mandatory only if this section is selected)
3.1.3	Other_Reference	0..1	Other Reference	Optional	String (Maxlength:20)	KOL01	This field is to provide any additional reference e.g. specific branch, their user ID, their employee ID, sales centre reference etc.
3.2	<b>Receipt / Contract References</b>	0..n		Optional			<b>Sub-header for Receipt / Contract References</b>
3.2.1	Receipt_Advice_Reference	0..1	Receipt Advice Reference	Optional	String (Max length:20)	CREDIT30	This reference is kept for user to provide number of their receipt advice to their customer, in lieu of advance.
3.2.2	Receipt_Advice_Date	0..1	Date of Receipt Advice	Optional	String (DD/MM/YYYY)	21/07/2019	Date of issue of receipt advice for advance.
3.2.3	Tender_or_Lot_Reference	0..1	Tender or Lot Reference	Optional	String (Max length:20)	TENDERJAN2020	This reference is kept for mentioning number or details of Lot or Tender, if supplies are made under such Lot or tender.

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
3.2.4	Contract_Reference	0..1	Contract Reference	Optional	String (Max length:20)	CONT23072019	This reference is kept for mentioning contract number, if supplies are made under any specific Contract
3.2.5	External_Reference	0..1	External Reference	Optional	String (Maxlength:20)	EXT23222	An additional field for provision of any additional/external reference number for the supply.
3.2.6	Project_Reference	0..1	Project Reference	Optional	String (Max length:20)	PJTCODE01	This reference is kept for mentioning project number, if supplies are made under any specific project
3.2.7	PO_Ref_Num	0..1	PO Reference Number	Optional	String (Max length:16)	Vendor PO /1	This is the reference number of Purchase Order
3.2.8	PO_Ref_Date	0..1	PO Reference Date	Optional	String (DD/MM/YYYY)	21/07/2019	This is the date of Purchase Order.
<b>4.</b>	<b>Supplier Information</b>	<b>1..1</b>		<b>Mandatory</b>			<b>Header for Supplier Information</b>
4.1	Supplier_Legal_Name	1..1	Supplier Legal Name	Mandatory	String (Max. length:100)	XYZ Ltd.	Legal Name, as appearing in PAN of the Supplier
4.2	Supplier_Trade_Name	0..1	Trade Name of Supplier	Optional	String (Max length:100)	ABC Traders	A name by which the Supplier is known, i.e. Business Name, other than legal name
4.3	Supplier_GSTIN	1..1	GSTIN of Supplier	Mandatory	String (Length:15)	29AADFV7589C1ZX	GSTIN of the Supplier
4.4	Supplier_Address1	1..1	Supplier Address 1	Mandatory	String (Max length:100)	# 1-23-120, Flat No. 3, Nalanda Apartments, MG Road, Vasanth Nagar	Address 1 of the Supplier (Building/Flat no., Road/Street, Locality etc.)
4.5	Supplier_Address2	0..1	Supplier Address 2	Optional	String (Max length:100)	# 1-23-120, Flat No. 3, Nalanda Apartments, MG Road, Vasanth Nagar	Address 2 of the Supplier (Building/Flat no., Road/Street, Locality etc.), if any

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
4.6	Supplier_Place	1..1	Supplier Place	Mandatory	String (Max length:50)	Bangalore	Location of the Supplier (City/Town/Village)
4.7	Supplier_State_Code	1..1	Supplier State Code	Mandatory	Enumerated List	29	State Code of the Supplier as per GST System  List published and updated from time to time at <a href="https://www.icegate.gov.in/Webappl/STATE_ENQ">https://www.icegate.gov.in/Webappl/STATE_ENQ</a>
4.8	Supplier_Pincode	1..1	Supplier PIN Code	Mandatory	Number (Length: 6)	560087	PIN Code of the Supplier Locality
4.9	Supplier_Phone	0..1	Supplier Phone	Optional	String (Max length:12)	9999999999	Contact number of the Supplier
4.10	Supplier_Email	0..1	Supplier e-mail	Optional	String (Max length:100)	supplier@abc.com	e-mail ID of the Supplier, as per REGEX (Regular Expressions) pattern
5.	<b>Recipient Information</b>	1..1		<b>Mandatory</b>			<b>Header for Recipient Information</b>
5.1	Recipient_Legal_Name	1..1	Recipient Legal Name	Mandatory	String (Max. length:100)	PQR Pvt. Ltd.	It will be legal name of recipient, as per PAN.
5.2	Recipient_Trade_Name	0..1	Recipient Trade Name	Optional	String (Max length:100)	Adarsha	It will be trade name of recipient, if available.
5.3	Recipient_GSTIN	1..1	GSTIN of Recipient	Mandatory	String (Length:15)	29ABCCR1832C1ZX , URP	GSTIN of the Recipient, if available.  URP: In case of exports or if supplies are made to unregistered persons
5.4	Place_Of_Supply_State_Code	1..1	Place of Supply (State Code)	Mandatory	Enumerated List	29, 96	Code/State Code of Place of Supply as per GST System.  List published and updated from time to time at <a href="https://www.icegate.gov.in/Webappl/STATE_ENQ">https://www.icegate.gov.in/Webappl/STATE_ENQ</a>

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
5.5	Recipient_Address1	1..1	Recipient Address 1	Mandatory	String (Max length:100)	# 1-23-120, Flat No. 3, Nalanda Apartments, MG Road, Vasanth Nagar	Address 1 of the Recipient (Building/Flat no., Road/Street, Locality etc.)
5.6	Recipient_Address2	0..1	Recipient Address 2	Optional	String (Max length:100)	# 1-23-120, Flat No. 3, Nalanda Apartments, MG Road, Vasanth Nagar	Address 2, if any, of the Recipient (Building/Flat no., Road/Street, Locality etc.), if any
5.7	Recipient_Place	1..1	Recipient Place	Mandatory	String (Max length:100)	Mysore	Location of the Recipient (City/Town/Village)
5.8	Recipient_State_Code	1..1	Recipient State Code	Mandatory	Enumerated List	29	Code/State Code of the Recipient.  List published and updated from time to time at <a href="https://www.icagate.gov.in/Webappl/STATE_ENQ">https://www.icagate.gov.in/Webappl/STATE_ENQ</a>
5.9	Recipient_Pincode	0..1	Recipient PIN Code	Optional	Number (Length: 6)	560002	PIN code of the Recipient locality.  In case of export, Pincode need not be mentioned.
5.10	Country_Code_of_Export	0..1	Country Code of Export	Optional	Enumerated List	AN	Code of country of export as per ISO 3166-1 alpha-2 / Indian Customs EDI system.  List published and updated from time to time at <a href="https://www.icagate.gov.in/Webappl/COUNTRY_ENQ">https://www.icagate.gov.in/Webappl/COUNTRY_ENQ</a>
5.11	Recipient_Phone	0..1	Recipient Phone	Optional	String (Maxlength:12)	0802223323	Contact number of the Recipient
5.12	Recipient_email_ID	0..1	Recipient e-mail ID	Optional	String (Max length:100)	<a href="mailto:billing@xyz.com">billing@xyz.com</a>	e-mail ID of the Recipient, as per REGEX (Regular Expressions) pattern

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
6.	<b>Payee Information</b>	<b>0..1</b>		<b>Optional</b>			<b>Header for Payee Information</b>
6.1	Payee_Name	0..1	Payee Name	Optional	String (Maxlength:100)	Ramesh K	Name of the person to whom payment is to be made
6.2	Payee_Bank_Account_Number	0..1	Payee Bank Account Number	Optional	String (Max length:18)	3868501747262	Bank Account Number of Payee
6.3	Mode_of_Payment	0..1	Mode of Payment	Optional	String (Max length:18)	Direct Transfer	Mode of Payment:Cash/Credit/Direct Transfer etc.
6.4	Bank_Branch_Code	0..1	Bank Branch Code	Optional	String (Max length:11)	SBIN9876543	Indian Financial System Code (IFSC) of Payee's Bank Branch
6.5	Payment_Terms	0..1	Payment Terms	Optional	String (Max length:100)	Text	Terms of Payment, if any, with the Recipient can be provided.
6.6	Payment_Instruction	0..1	Payment Instruction	Optional	String (Max length:100)	Text	Instruction, if any, regarding payment can be provided
6.7	Credit_Transfer_Terms	0..1	Credit Transfer Terms	Optional	String (Max length:100)	Text	Terms to specify credit transfer payments.
6.8	Direct_Debit_Terms	0..1	Direct Debit Terms	Optional	String (Max length:100)	Text	Terms, if any, to specify a direct debit.
6.9	Credit_Days	0..1	Credit Days	Optional	Numeric (Max length:4)	30	Number of days within which payment is due.
7.	<b>Delivery Information</b>	<b>0..1</b>		<b>Optional</b>			<b>Header for Delivery Information</b>
7.1	Ship_To_Details	0..1	Ship To Details	Optional	<u>Refer A 1.0</u>		Details of location to which the supply has to be delivered.
7.2	Dispatch_From_Details	0..1	Dispatch From Details	Optional	<u>Refer A 1.1</u>		Details of location from where Supply has to be dispatched.
8.	<b>Invoice Item Details</b>	<b>1..n</b>		<b>Mandatory</b>			<b>Header for Invoice Item Details</b>
8.1	Item_List	1..n	Item List	Mandatory	<u>Refer A 1.2</u>		Provides information about the goods and services being invoiced.
9.	<b>Document Total</b>	<b>1..1</b>		<b>Mandatory</b>			<b>Header for Document Total Details</b>
9.1	Document_Total_Details	1..1	Document Total Details	Mandatory	<u>Refer A 1.3</u>		Details of document total including taxes.



Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
10.	Extra Information	0..1		Optional			Header for Extra Information
10.1	Tax_Scheme	1..1	Tax Scheme	Mandatory	String (Max length: 10)	GST	To specify the tax/levy applicable – GST ( <i>This field is mandatory only if this section is selected</i> )
10.2	Remarks	0..1	Remarks	Optional	String (Max length: 100)	New batch Items submitted	A textual note that gives unstructured information that is relevant to the Invoice as a whole e.g. reasons for any correction or assignment note in case the invoice has been factored etc.
10.3	Port_Code	0..1	Port Code	Optional	Enumerated List	Alpha numeric	In case of export/supply to SEZ, port code can be mentioned as per Indian Customs EDI System (ICES), if applicable and available at the time of reporting e-invoice.  Lists published and updated from time to time at below URLs:  EDI Port Codes: <a href="https://www.icegate.gov.in/Webappl/LOCATION_ENQ">https://www.icegate.gov.in/Webappl/LOCATION_ENQ</a>  Non-EDI Port Codes: <a href="https://www.icegate.gov.in/Webappl/nonlocation_det_all.jsp">https://www.icegate.gov.in/Webappl/nonlocation_det_all.jsp</a>
10.4	Shipping_Bill_Number	0..1	Shipping Bill Number	Optional	String (Max length: 20)	Alpha numeric	In case of export/supply to SEZ, shipping bill number as per Indian Customs EDI System (ICES), can be mentioned, if applicable and available at the time of reporting e-invoice.
10.5	Shipping_Bill_Date	0..1	Shipping Bill Date	Optional	String(DD/MM/YYYY)	03/12/2020	Date of Shipping Bill as per Indian Customs EDI System (ICES)
10.6	Export_Duty_Amount	0..1	Export Duty Amount	Optional	Number (Max Length: 12,2)	1200000.50	Amount of Export Duty in INR, if any, applicable (in case of invoices for export)

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
10.7	Supplier_Can_Opt_Refund	0..1	Supplier Can Opt Refund	Optional	String (Length: 1)	Y / N	In case of deemed export supplies, this field is for mentioning whether supplier can exercise the option of claiming refund or not.
10.8	ECOM_GSTIN	0..1	e-Commerce Operator's GSTIN	Optional	String (Length: 15)	29ABCCR1832C1CX	GSTIN of e-commerce operator, if supply is made through him/her.
11.	Additional_Supporting_Documents	0..n		Optional			<b>Header for Additional Supporting Documents</b>
11.1	Additional_Supporting_Documents_URL	0..1	Additional Supporting Documents URL	Optional	String (Max length: 100)	http://www.xyz.com/abc	This is to enter URL reference of additional supporting documents, if any.
11.2	Additional_Supporting_Documents_base64	0..1	Additional Supporting Document in base64	Optional	String (Max length: 1000)	Base 64 encoded Document	This is to add any additional document in PDF/Microsoft Word in Base64 encoded format.
11.3	Additional_Information	0..1	Additional Information	Optional	String (Max length: 1000)	Free text, remarks, identifiers, etc.	Any additional information, names, values, data etc. that is specific for the Supplier-Recipient transaction e.g. CIN, trade-specific information, Drug Licence Reg. No., FOB/CIF etc.
12.	E-way Bill Details	0..1		Optional			<b>Header for e-way Bill Details</b>
12.1	Transporter_ID	0..1	Transporter ID	Optional	String (Length: 15)	29AADFV7589C1ZO	Registration / Enrolment Number of the transporter <i>(This field is required if Part-A of E-waybill has to be generated)</i>
12.2	Trans_Mode	0..1	Mode of Transportation	Optional	Enumerated List	1/2/3/4	Option to be provided based on mode of transport available on e-Way Bill Portal 1 for Road; 2 for Rail; 3 for Air; 4 for Ship <i>(This field is required if Part-B of e-way bill is also to be generated)</i>

Schema (Version 1.1)							
Sr. No.	Technical name of the field	Cardinality (0..1/ 1..1/ 0..n/ 1..n)	Brief Description of the field	Whether Mandatory / Optional	Technical Field Specification	Sample Value of the field	Explanatory Notes
12.3	Trans_Distance	1..1	Distance of Transportation	Mandatory	Number (Max length: 4)	200	Distance of Transportation  (This field is mandatory only if this section is selected)
12.4	Transporter_Name	0..1	Transporter Name	Optional	String (Max length: 100)	Sphurthi Transporters	Name of the Transporter
12.5	Trans_Doc_No.	0..1	Transport Document Number	Optional	String (Max length: 15)	As/34/746	Transport Document Number  (This field is mandatory if mode of Transport is Rail or Air or Ship)
12.6	Trans_Doc_Date	0..1	Transport Document Date	Optional	String(DD/MM/YYYY)	21/07/2019	Date of Transport document.  (This field is mandatory if mode of Transport is Rail or Air or Ship)
12.7	Vehicle_No.	0..1	Vehicle Number	Optional	String (Max. length: 20)	KA12KA1234 or KA12K1234 or KA123456 or KAR1234	Vehicle Registration Number  (This field is mandatory if mode of Transport is Road)
12.8	Vehicle_Type	0..1	Vehicle Type	Optional	Enumeration List	O / R	To mention nature of vehicle:  O: Over-Dimensional Cargo  R: Regular  (This field is mandatory if Part-B of e-way bill is also to be generated)

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
<b>A 1.0</b>	<b>Ship To Details</b>	<b>0..1</b>		<b>Optional</b>			<b>Header for Annexure A 1.0:Ship To Details</b>
A.1.0.1	Ship To_Legal_Name	1..1	Ship To Legal Name	Mandatory	String (Max length: 100)	ABC-1 Ltd.	Legal Name of the entity to whom the supplies are shipped to. <i>(This field is mandatory only if this section is selected)</i>
A.1.0.2	Ship To_Trade_Name	0..1	Ship To Trade Name	Optional	String (Max length: 100)	XYZ-1	Trade Name of the entity to whom the supplies are shipped to.
A.1.0.3	Ship To_GSTIN	0..1	Ship To GSTIN	Optional	String (Length:15)	36AABCT 2223L1ZF	GSTIN of the entity to whom the supplies are shipped to.
A.1.0.4	Ship To_Address1	1..1	Ship To Address1	Mandatory	String (Max length: 100)	Flat No. 2, Priya Towers, Omega Road, Srinivasa Nagar	Address 1 of the entity to whom the supplies are shipped to <i>(This field is mandatory only if this section is selected)</i>
A.1.0.5	Ship To_Address2	0..1	Ship To Address2	Optional	String (Max length: 100)	Flat No. 2, Priya Towers, Omega Road, Srinivasa Nagar	Address 2, if any, of the entity to whom the supplies are shipped to
A.1.0.6	Ship To_Place	1..1	Ship To Place	Mandatory	String (Max length: 100)	Bangalore	Place (City/Town/Village) of entity to whom the supplies are shipped to. <i>(This field is mandatory only if this section is selected)</i>
A.1.0.7	Ship To_Pincode	1..1	Ship To Pincode	Mandatory	Number(Max length: 6)	560001	PIN code of the location to which the supplies are shipped to. <i>(This field is mandatory only if this section is selected)</i>
A.1.0.8	Ship_To_State_Code	1..1	Ship To State Code	Mandatory	Enumerated List	29	Code/State Code (as per GST System) to which the supplies are shipped to. List published and updated from time to time at <a href="https://www.icegate.gov.in/Webappl/STATE_ENQ">https://www.icegate.gov.in/Webappl/STATE_ENQ</a> <i>(This field is mandatory only if this section is selected)</i>

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
<b>A 1.1</b>	<b>Dispatch From Details</b>	<b>0..1</b>		<b>Optional</b>			<b>Header for Annexure A 1.1:Dispatch From Details</b>
A.1.1.1	Dispatch From_ Name	1..1	Dispatch From Name	Mandatory	String (Max length:100)	XYZ-2	Name of the entity from which goods are dispatched.  <i>(This field is mandatory only if this section is selected)</i>
A.1.1.2	Dispatch From_Address1	1..1	Dispatch From Address1	Mandatory	String (Max length: 100)	Building No. 4/2, Flat No. 3, Kakatiya Apartments, Vasanth Nagar	Address 1 of the entity from which goods are dispatched.  <i>(This field is mandatory only if this section is selected)</i>
A.1.1.3	Dispatch From_Address2	0..1	Dispatch From Address2	Optional	String (Max length: 100)	Building No. 4/2, Flat No. 3, Kakatiya Apartments, Vasanth Nagar	Address 2 of the entity from which goods are dispatched.
A.1.1.4	Dispatch From_Place	1..1	Dispatch From Place	Mandatory	String (Max length: 100)	Bangalore	Place (City/Town/Village) of the entity from which goods are dispatched.  <i>(This field is mandatory only if this section is selected)</i>
A.1.1.5	Dispatch From_State_Code	1..1	Dispatch From State Code	Mandatory	Enumerated List	29	Code/State Code of the entity (as per GST System), from which goods are dispatched.  List published and updated from time to time at <a href="https://www.icegate.gov.in/Webappl/STATE_ENQ">https://www.icegate.gov.in/Webappl/STATE_ENQ</a>  <i>(This field is mandatory only if this section is selected)</i>
A.1.1.6	Dispatch From_Pincode	1..1	Dispatch From Pincode	Mandatory	Number (Length: 6)	560087	Pincode of the locality of entity from where goods are dispatched.  <i>(This field is mandatory only if this section is selected)</i>

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
A 1.2	Item Details	1..n		Mandatory			<b>Header for Annexure A 1.2:Item Details</b>
A.1.2.1	Sl_No.	1..1	Serial Number	Mandatory	String (Max length: 6)	1,2,3	Serial number of the item
A.1.2.2	Item_Description	0..1	Item Description	Optional	String (Max length: 300)	Mobile	Description of the item
A.1.2.3	Is_Service	1..1	Service	Mandatory	String (Length: 1)	Y/N	Specify whether supply is service or not.
A.1.2.4	HSN_Code	1..1	HSN Code	Mandatory	String (Max length: 8)	1122	To enter applicable HSN / SAC Code of Goods / Service
A.1.2.5	Batch Details	0..1		Optional	<u>Refer A 1.4</u>		<i>Some manufacturers may mention batch details (in Section A 1.4)</i>
A.1.2.6	Barcode	0..1	Barcode	Optional	String (Max length: 30)	b123	Barcode, if any, of the item.
A.1.2.7	Quantity	0..1	Quantity	Optional	Number (Max length: 10,3)	10	The quantity of items to be mentioned in the invoice.  <i>This is mandatory only in case of goods.</i>
A.1.2.8	Free_Qty	0..1	Free Quantity	Optional	Number (Max length: 10,3)	99	Quantity of item(s), if any, given free of charge (FOC)
A.1.2.9	Unit_Of_Measurement	0..1	Unit of Measurement	Optional	String (Max length: 8)	Box	The Unit of Measurement (UOM), if any, applicable on invoiced goods.
A.1.2.10	Item_Price	1..1	Item Price	Mandatory	Number (Max length : 12,3)	500.5	Price per unit item.
A.1.2.11	Gross_Amount	1..1	Gross Amount	Mandatory	Number (Max length : 12,2)	5000	The gross price of an item (cost multiplied by quantity -rounded off to 2 decimal), exclusive of taxes.
A.1.2.12	Item_Discount_Amount	0..1	Item Discount Amount	Optional	Number (Max length: 12,2)	10.25	Discount amount, if any, for the item.

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
A.1.2.13	Pre_Tax_Value	0..1	Pre-Tax Value	Optional	Number (Max length: 12,2)	99.00	<p>If pre-tax value is different from taxable value, mention the pre-tax value and taxable values separately.</p> <p>In some cases, the pre-tax value may be different from taxable value.</p> <p>For example, where old goods are exchanged for new ones (e.g. new phone supplied for INR 20,000 along with exchange of old phone, then pre-tax value would be INR 20,000 and taxable value would be INR 24,000, assuming exchange value of old phone is 4,000.</p> <p>Another example is in the case of real estate where pre-tax value may be different from taxable value.</p>
A.1.2.14	Item_Taxable_Value	1..1	Item Taxable Value	Mandatory	Number (Max length: 12,2)	5000	This is the value on which tax is computed. Value cannot be negative.
A.1.2.15	GST_Rate	1..1	GST Rate	Mandatory	Number (Max length: 3,3)	5	The GST rate, represented as percentage that applies to the invoiced item. It will be IGST rate or sum of CGST & SGST Rates.
A.1.2.16	IGST_Amt	0..1	IGST Amount	Optional	Number (Max Length: 12,2)	999.45	Amount of IGST payable per item(rounded off to 2 decimals). If IGST is reported, then CGST & SGST/UTGST will be blank. For taxable supplies, either IGST or CGST &SGST/UTGST should be reported.

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
A.1.2.17	CGST_Amt	0..1	CGST Amount	Optional	Number (Max Length: 12,2)	650.00	Amount of CGST payable per item (rounded off to 2 decimals).  If CGST is reported, then SGST/UTGST has to be reported and IGST will be blank.
A.1.2.18	SGST_UTGST_Amt	0..1	SGST/UTGST Amount	Optional	Number (Max length: 12,2)	650.00	Amount of SGST/UTGST payable per item (rounded off to 2 decimals).  If SGST/UTGST is reported, then CGST must be reported and IGST will be blank.
A.1.2.19	Comp_Cess_Rate_Ad_valorem	0..1	Compensation Cess Rate, Ad_Valorem	Optional	Number (Max length: 3,3)	2.5%	<i>Ad valorem</i> Rate of GST Compensation Cess, applicable, if any
A.1.2.20	Comp_Cess_Amt_Ad_Valorem	0..1	Compensation Cess Amount, Ad Valorem	Optional	Number (Max length: 12,2)	56.00	GST Compensation Cess amount, ad valorem (rounded off to 2 decimals) ( <i>based on value of the item</i> )
A.1.2.21	Comp_Cess_Amt_Non_Ad_Valorem	0..1	Compensation Cess Amount, Non ad valorem	Optional	Number (Max length: 12,2)	23.00	GST Compensation Cess amount, computed on the basis other than value of item ( <i>i.e. specific cess amount computed based on quantity, number etc.</i> )
A.1.2.22	State_Cess_Rate_ad_valorem	0..1	State Cess Rate, Ad Valorem	Optional	Number (Max length: 3,3)	1.5 %	<i>Ad valorem</i> Rate of State/UT Cess, applicable, if any
A.1.2.23	State_Cess_Amt_Ad_Valorem	0..1	State Cess Amount, ad valorem	Optional	Number (Max length: 12,2)	43.00	State/UT Cess amount, ad valorem ( <i>based on value of the item</i> )
A.1.2.24	State_Cess_Amt_Non_Ad_Valorem	0..1	State Cess Amount, <i>nonad valorem</i>	Optional	Number (Max length: 12,2)	12.00	State/UT Cess amount, computed on the basis other than value of item ( <i>i.e. specific cess amount computed based on quantity, number etc.</i> )
A.1.2.25	Other_Charges_Item_Level	0..1	Other Charges (item level)	Optional	Number (Max length: 12,2)	874.95	Any other charges applicable at item level.  These may not be part of taxable value, e.g. in case of pure agent reimbursement.



Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
A.1.2.26	Purchase_Order_Line_Reference	0..1	Purchase Order Line Reference	Optional	String (Max length: 50)	746/ABC/01	Reference of Purchase Order Line
A.1.2.27	Item_Total_Amt	1..1	Item Total Amount	Mandatory	Number (Max length: 12,2)	5000	The item total value that includes all taxes, cesses, as well as other charges.  However, this value excludes discount, if any.
A.1.2.28	Origin_Country_Code	0..1	Code of Country of Origin	Optional	Enumerated List	DZ	This is to specify country of origin of the item, e.g. mobile phone sold in India could be manufactured in other country;  Code of country of export as per ISO 3166-1 alpha-2 / Indian Customs EDI system (ICES).  List published and updated from time to time at <a href="https://www.icegate.gov.in/Webappl/COUNTRY_ENQ">https://www.icegate.gov.in/Webappl/COUNTRY_ENQ</a>
A.1.2.29	Unique_Serial_Number	0..1	Unique Serial Number	Optional	String (Max length: 20)	553	Serial number, in case of each item having a unique number.
<b>A.1.2.30</b>	<b>Product_Attribute_Details</b>	<b>0..n</b>	<b>Optional</b>	<b><u>Refer A 1.5</u></b>			<b>Attribute details of product</b>
<b>A 1.3</b>	<b>Document Total Details</b>	<b>1..1</b>		<b>Mandatory</b>			<b>Header for Annexure A 1.3: Document Total Details</b>
A.1.3.1	Taxable_Value_Total	1..1	Total Taxable Value	Mandatory	Number (Max length: 14,2)	768439.35	This is the sum of the taxable values of all the items in the document.
A.1.3.2	IGST_Amt_Total	0..1	Total IGST Amount	Optional	Number (Max length : 14,2)	265.50	Total IGST amount for the invoice.  Appropriate taxes based on rule will be applicable.  For example, either of CGST & SGST/UTGST or IGST will be mandatory.  <i>As this is conditional mandatory, it is marked as 'optional'</i>

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
A.1.3.3	CGST_Am_Total	0..1	Total CGST Amount	Optional	Number (Max length: 14,2)	65.45	Total CGST amount for the invoice.  Appropriate taxes based on rule will be applicable.  For example, either of CGST & SGST/UTGST or IGST will be mandatory.  <i>As this is conditional mandatory, it is marked as 'optional'</i>
A.1.3.4	SGST_UTGST_Amt_Total	0..1	Total SGST/UTGST Amount	Optional	Number (Max length : 14,2)	65.45	Total SGST/UTGST amount for the invoice.  Appropriate taxes based on rule will be applicable. For example, either of CGST & SGST/UTGST or IGST will be mandatory.  <i>As it is conditional mandatory, it is marked as 'optional'</i>
A.1.3.5	Comp_Cess_Amt_Total	0..1	Total Compensation Cess Amount	Optional	Number (Max length : 14,2)	24.95	Total GST Compensation Cess amount for the invoice ( <i>ad valorem as well as non-ad valorem</i> )
A.1.3.6	State_Cess_Amt_Total	0..1	Total State Cess Amount	Optional	Number (Max length : 14,2)	5.45	Total State cess amount for the invoice ( <i>ad valorem as well as non-ad valorem</i> )
A.1.3.7	Discount_Amt_Invoice_Level	0..1	Invoice Level Discount Amount	Optional	Number (Max length: 14,2)	100.00	This is Discount Amount, if any, applicable on total invoice value
A.1.3.8	Other_Charges_Invoice_Level	0..1	Other Charges (Invoice Level)	Optional	Number(Max length: 14,2)	200.00	This is Other charges, if any, applicable on total invoice value
A.1.3.9	Round_Off_Amount	0..1	Round Off Amount	Optional	Number (Max length: 2,2)	31.21	This is round off amount of total invoice value

Sr. No.	Parameter Name	Cardinality	Description	Whether optional or mandatory	Field Specifications	Sample Value	Explanatory Notes
A.1.3.10	Total_Invoice_Value_INR	1..1	Total Invoice Value in INR	Mandatory	Number (Max length: 14,2)	745249678.50	The total value of invoice including taxes/GST and rounded to two decimals maximum.
A.1.3.11	Total_Invoice_Value_FCNR	0..1	Total Invoice Value in FCNR	Optional	Number (Max length: 14,2)	\$5729.65	The total value of invoice in Additional Currency
A.1.3.12	Paid_Amount	0..1	Paid Amount	Optional	Number (Max length:14,2)	8463.50	The amount, if any, which has been paid in advance.  It must be rounded to maximum 2 decimals.
A.1.3.13	Amount_Due_	0..1	Amount Due	Optional	Number (Max length:14,2)	98789.50	The outstanding amount due for payment. It must be rounded to maximum 2 decimals.
<b>A 1.4</b>	<b>Batch Details</b>	<b>0..1</b>		<b>Optional</b>			<b>Header for Annexure A 1.4:Batch Details</b>
A.1.4.1	Batch_Number	1..1	Batch Number	Mandatory	String (Max Length: 20)	673927	Certain set of manufacturers may mention batch number details. <i>(This field is mandatory only if this section is selected)</i>
A.1.4.2	Batch_Expiry_Date	0..1	Batch Expiry Date	Optional	String (DD/MM/YYYY)	21/11/2019	Expiry Date of the Batch, if any
A.1.4.3	Warranty_Date	0..1	Warranty Date	Optional	String (DD/MM/YYYY)	21/11/2019	Warranty date for the Item, if any.
<b>A 1.5</b>	<b>Attribute Details of Item</b>	<b>0..n</b>		<b>Optional</b>			<b>Header for Annexure A 1.5:Attribute Details of Item</b>
A.1.5.1	Attribute_Name	0..1	Attribute Name	Optional	String (Max Length: 100)	Colour	Attribute Name of the item.
A.1.5.2	Attribute_Value	0..1	Attribute Value	Optional	String (Max Length: 100)	Red, green, etc.	Attribute Value of item.”.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government

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सत्यमेव जयते

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫ મી ઓગસ્ટ, ૨૦૨૦.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧

ક્રમાંક: જીએચકેએચ/૭૭/૨૦૨૦/સધમ/૧૦૨૦૨૦/૭૨૫/ખ- ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ થી પ્રાપ્ત થયેલ સત્તાધિકારની રૂએ, આથી ધી ચામુંડા ભટકતી અને અર્ધ ભટકતી જાતીની સહકારી હાઉસીંગ મંડળી લી.(ફડચામાં), મુ.પો.તા.તલોદ, જિ.સાબરકાંઠાને આ અધિનિયમની કલમ-૧૧૪(૧) ની જોગવાઈના અમલમાંથી તા.૩૧/૧૨/૨૦૧૯ થી તા.૩૦/૧૨/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૭૮-૨૦૨૦-નસબ-૧૧-૨૦૧૩-૮૧૫-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૭/૦૫/૨૦૦૬ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૧૬૨૯/૨૦૦૬થી ધી બરોડા મર્કન્ટાઈલ કો.ઓ. બેંક લિ., વડોદરાને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈને મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૭/૦૫/૨૦૧૩ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૭/૦૫/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી બરોડા મર્કન્ટાઈલ કો.ઓપ. બેંક લી., વડોદરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૮/૦૫/૨૦૨૦ થી તા.૧૭/૦૫/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૭૯-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૬૩૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૦/૦૬/૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૨૨૧૧/૨૦૦૫થી ધી સેન્યુરી કો.ઓ. બેંક લી., સુરતને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૯/૦૬/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૯/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સેન્યુરી કો.ઓ. બેંક લી., સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૦/૦૬/૨૦૨૦ થી તા.૦૯/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૦-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૯૩૪-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૧/૦૬/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ/૦૧/ઝ-૭/૧૯૫૪/૨૦૦૪થી ધી કો.ઓ. બેંક ઓફ ઉમરેઠ લી., ઉમરેઠને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૦/૦૬/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૨૦/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી કો.ઓ. બેંક ઓફ ઉમેરેડ લી., ઉમેરેડને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૧/૦૬/૨૦૨૦ થી તા.૨૦/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૧-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૮૩૯-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૧/૦૬/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ/૦૧/ઝ-૭/૧૯૫૫/૨૦૦૪થી ધી ક્લાસીક કો.ઓ. બેંક લિ., અમદાવાદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૦/૦૬/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાઓથી તા. ૨૦/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ક્લાસીક કો.ઓ. બેંક લિ., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૧/૦૬/૨૦૨૦ થી તા.૨૦/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૨-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૮૧૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૨/૦૬/૨૦૦૩ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૦૮૦/૨૦૦૩થી ધી ભાવનગર વેલ્ફેર કો.ઓ. બેંક લી., ભાવનગરને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની

મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૧/૦૬/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફરિયાદની કાર્યવાહી આટોપી શકાયેલ નથી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૧/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફરિયાદની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ભાવનગર વેલ્ફેર કો.ઓ. બેંક લી., ભાવનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨/૦૬/૨૦૨૦ થી તા.૦૧/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### ----- કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૩-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૯૦૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૩/૦૬/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફરિયાદ/ઝ-૭/૧૯૭૨/૨૦૦૪થી ધી ડાયમંડ જ્યુબીલી કો.ઓ. બેંક લી., સુરતને ફરિયાદમાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફરિયાદના હુકમથી ત્રણ વર્ષમાં ફરિયાદની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફરિયાદની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૨/૦૬/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફરિયાદની કાર્યવાહી આટોપી શકાયેલ નથી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૨૨/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફરિયાદની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ડાયમંડ જ્યુબીલી કો.ઓ. બેંક લી., સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૩/૦૬/૨૦૨૦ થી તા.૨૨/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૪-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૬૧૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૨/૦૬/૨૦૦૩ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૦૮૭/૨૦૦૩થી ધી જનરલ કો.ઓ. બેંક લી., અમદાવાદને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૧/૦૬/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૧/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી જનરલ કો.ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨/૦૬/૨૦૨૦ થી તા.૦૧/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૫-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૮૦૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૧/૦૬/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૮૫૬/૨૦૦૪થી ધી માતર નાગરિક સહકારી બેંક લી., માતરને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૦/૦૬/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૨૦/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી માતર નાગરિક સહકારી બેંક લી., માતરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૧/૦૬/૨૦૨૦ થી તા.૨૦/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૬-૨૦૨૦-સમબ-૧૧-૨૦૦૭-૯૧૫-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૨/૦૫/૨૦૦૦ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧/૭૭૨/૨૦૦૦થી ધી રીલીફ મર્કેન્ટાઈલ કો.ઓ. બેંક લી., અમદાવાદને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૧/૦૫/૨૦૦૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૨૦/૦૫/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી રીલીફ મર્કેન્ટાઈલ કો.ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૧/૦૫/૨૦૨૦ થી તા.૨૦/૦૫/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૭-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૭૬૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૮/૦૬/૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૨૧૮૮/૨૦૦૫થી ધી રોયલ કો.ઓ. બેંક લી., સુરતને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૮/૦૬/૨૦૧૨ સુધી વધારવામાં

આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૮/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી રોયલ કો.ઓ. બેંક લી., સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૮/૦૬/૨૦૨૦ થી તા.૦૮/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૮-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૮૧૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૨/૦૬/૨૦૦૩ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૦૮૮/૦૩ થી ધી સંતરામ કો.ઓ. બેંક લી., (ફડયામાં) નડીયાદને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૧/૦૬/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૧/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સંતરામ કો.ઓ. બેંક લી., (ફડયામાં) નડીયાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨/૦૬/૨૦૨૦ થી તા.૦૧/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૮૮-૨૦૨૦-નસબ-૧૬-૨૦૦૬-૧૮૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૫/૦૪/૧૯૯૯ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૨/૦૮/૯૯થી શ્રી સર્વોદય કો.ઓ. બેંક લી., અમદાવાદને

ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૪/૦૪/૨૦૦૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૧૪/૦૪/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી સર્વોદય કો.ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૫/૦૪/૨૦૨૦ થી તા.૧૪/૦૪/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૯૦-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૮૯૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૮/૦૬/૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડય/ઝ-૧૦/૨૧૮૭/૨૦૦૫થી શ્રી સ્વામિનારાયણ કો.ઓ.બેંક લી., વડોદરાને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૭/૦૬/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૭/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી સ્વામિનારાયણ કો.ઓ.બેંક લી., વડોદરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૮/૦૬/૨૦૨૦ થી તા.૦૭/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૯૧-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૮૯૯-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૫/૦૬/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૭૦૧/૨૦૦૪થી ઘી ઉજ્જવર કો.ઓ. બેંક લી., અમદાવાદને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૩/૦૬/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૩/૦૬/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન પણ ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ઘી ઉજ્જવર કો.ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૪/૦૬/૨૦૨૦ થી તા.૦૩/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓગષ્ટ, ૨૦૨૦.

**નં.જીએચકેએચ-૯૨-૨૦૨૦-નસબ-૧૧-૨૦૦૭-૪૫૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૦/૦૪/૨૦૦૦ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧/૫૪૯/૨૦૦૦થી ઘી વેરાવળ રત્નાકર કો.ઓ. બેંક લી., વેરાવળને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૯/૦૪/૨૦૦૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા. ૦૯/૦૪/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી વેરાવળ રત્નાકર કો.ઓ. બેંક લી., વેરાવળને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૦/૦૪/૨૦૨૦ થી તા.૦૮/૦૪/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, AUGUST 14, 2020 / SRAVANA 23, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> August, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/56/CPI/1403/497/K1.-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under:

In Schedule-II for Sr No-**344** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
344	M/S Shilp Gravures Limited (Consumer No. 19671)	Rakanpur	Gandhinagar	Unit shall be permitted to utilize <b>1000 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shutdown which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### HOME DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> July, 2020.

**No.GG-2020-46- NPC-102007-1141-II-(Part-I)-D.-** In exercise of the powers conferred by sub clause (a) of section 32F of the Bombay Police (Gujarat Amendment) Act, 2007 (Gujarat Act No.23/2007) and in pursuance of the provisions contained in Government of Gujarat, Home Department Resolution NO.NPC-102007-1141-(Part-II)-V dated 31<sup>st</sup> July 2013, the Government of Gujarat hereby extends the tenure of Shri Balwant Singh, IAS(Retd), as Chairman of the Gujarat State Police Complaints Authority for two year from 01<sup>st</sup> August 2020.

Other terms and conditions of his appointment as the Chairman, Gujarat State Police Complaints Authority shall remain unchanged.

By order and in the name of Governor of Gujarat,

**D. R. BHAMMAR,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.





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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 4<sup>th</sup> August, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-48-M-STP-122020-4164-H-1:** - In exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom.LX of 1958), the Government of Gujarat hereby remits the stamp duty chargeable under the said Act with respect to any instrument executed by, or on behalf of or in favour of a Unit in connection with its establishment / incorporation / setting up or carrying out, or availing or providing any services or acquisition of moveable or immovable property for the purpose of and in relation to aircraft / aircraft engine / helicopter leasing and / or aircraft / aircraft engine / helicopter financing or refinancing or insurance or reinsurance business in, or from, the Multi Services Special Economic Zone including the International Financial Services Centre at Gujarat International Finance Tech city (GIFT city), Gandhinagar, for the Period of 10 (Ten) years from the date of publication of this notification in the official gazette.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

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### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, AUGUST 18, 2020 / SRAVANA 27, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> August, 2020.

**NO.GH/V/110 of 2020/ TPS-142020-1100-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Comprehensive General Development Control Regulations-2017 sanctioned by the Notification No.GH/V/269 of 2017/EDB-102016-3629-L, dated.12.10.2017, (hereinafter referred as CGDCR) of the Urban Development and Urban Housing Department, Government Of Gujarat, Gandhinagar.

Now, therefore, the Government of Gujarat hereby proposes the variation in CGDCR under sub-section (1) of section-116A of the Gujarat Town Planning and Urban Development Act -1976 as enumerated in the SCHEDULE below.

Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation made in CGDCR to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, 9<sup>th</sup> floor, Block No.14, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### SCHEDULE

New chapter no.12 as under is inserted in the CGDCR-2017(Part-II).

#### 12. TALL BUILDING

##### 12.1. SCOPE

These regulations shall apply to:

- any building having building height more than 100.00 mts or
- any other building having aspect ratio (i.e. ratio of minimum width of the building to its height) of 9 or more.

**12.2. APPLICABILITY**

It shall be applicable in:

- a. DI category of Development Authorities viz.,
  - Ahmedabad Urban Development Authority (AUDA),
  - Surat Urban Development Authority (SUDA),
  - Vadodara Urban Development Authority (VUDA),
  - Rajkot Urban Development Authority (RUDA) and
  - Gandhinagar Urban Development Authority (GUDA), and in
- b. Any zone where permissible Base FSI is equal to or more than 1.2.

**12.3. PROCEDURE FOR SECURING THE PERMISSION**

- a. Any developer intending to develop under this chapter shall apply to the Competent Authority along with required documents and drawing as per CGDCR.
- b. Within 10 days from the date of payment of the scrutiny fees and submission of the application for Development Permission, Competent Authority shall forward the entire proposal to the Special Technical Committee (STC) "constituted under regulation No. 12.7.
- c. After the clearance is given by STC for a proposed tall building, the same shall be forwarded to the Competent Authority with recommendation for further necessary action.
- d. No further changes of any kind shall be effected without approval of the STC.
- e. Any changes made in the proposal without obtaining clearance from STC, earlier clearance given by the STC shall be treated as revoked / invalid.

**12.4. PLANNING PROVISIONS****12.4.1. BUILDING HEIGHT**

Height of the building shall be measured from average ground level to the highest point of the building. The decision of the Competent Authority shall be final with regard to measurement of building height.

**12.4.2. USE**

The building shall be used only for the following purposes

- a. Residential,
- b. Commercial,
- c. Recreational or
- d. Mix use (any combination of "a.", "b." & "c")

**12.4.3. ABUTTING ROAD**

The building unit shall be considered under this regulation only if it abuts on Development Plan/ Town Planning Scheme road of minimum 30.00 mts width.

**12.4.4. MINIMUM AREA OF A BUILDING UNIT**

Minimum area of a building unit shall be as under:

Sr. No.	Height of Building (mts)	Minimum area of Building Unit(Sq. mts)
1	More than 100 and upto to 150	2,500
2	More than 150	3,500

**12.4.5. FRONTAGE**

The building unit shall have minimum frontage of:

- a. 50.00 mts if abutting on single road or
- b. 35.00 mts on each road if abutting on more than one road.

**12.4.6. FLOOR SPACE INDEX (FSI)**

Total FSI permitted shall not be, in any case, more than 5.4.

Total FSI = Base FSI + Premium FSI

Where,

- Base FSI means Base FSI permitted in the respective Zone of the Development Plan, and
- Premium FSI means FSI available on Payment. It shall be permitted on payment of an amount for additional infrastructure charges at 50% of Jantry rate of NA open land.

**12.4.7. RELAXATION IN FSI**

The built up area of following shall be excluded from the computation of the FSI:

- a. Basement and other floors used for the parking;
- b. Refuge area required as per NBC;
- c. Entrance Porch /Guest Drop Off Canopy area;
- d. Atrium;
- e. Fire escape stairways;
- f. Service floor;
- g. Ramps leading to parking spaces;
- h. Swimming pool on any floor;
- i. Control room for security and Fire Control;
- J. Sewerage Treatment Plant/ Effluent Treatment Plant;
- k. Equipment /Air Handling Rooms (AHU) for air conditioning and ventilation requirements.

**12.4.8 MARGIN**

Irrespective of width of abutting road, minimum margins shall be provided as under:

Sr. No.	Height of the building (mts)	Margins		Distance between	
		Road Side (mts)	Other Sides (mts)	two buildings on the same Podium (mts)	two podiums in the same Building Unit (mts)
1	2	3	4	5	6
1	More than 100 and upto 150	12.00	12.00	15.00	15.00
2	More than 150	15.00		20.00	20.00
Note : Nothing except portable cabin related to security may be permitted in the margins.					

**12.4.9. PARKING SPACES**

- a. The parking spaces shall be provided as per the provisions of CGDCR - 2017.
- b. However, provision of the following is also mandatory.
  1. The location of parking spaces shall be well ventilated.

2. Sufficient provision for visitors parking shall be proposed at suitable location with toilet for drivers.
3. Parking floor, If provided, its height shall not be more than 5.00 mts.
4. Parking floors, if provided, shall not have any features except parapet wall of 1.50 mts height, of R.C.C. having minimum width 200 mm.
5. Parking floor and building face shall flush on the main road side and any other habitable side to allow access for Fire Engine.
6. Electric Vehicle (eV) charging infrastructure:
  - (i) For Residential use, parking space shall have 100% of demarcated ECS, 'eV Ready' with conduits installed,
  - (ii) For Non-Residential use, parking space shall have 20% of demarcated ECS, 'eV Read, with conduits installed.

Where, *ECS = Equivalent Car Space*.

#### **12.4.10. BASEMENT**

The basement shall be provided as per the provisions of CGDCR -2017.

#### **12.4.11. RAMP**

- a. The ramp to basement and parking floors shall be minimum 6.00 mts wide for two-way traffic and minimum 3.00 mts width for one-way traffic and shall be provided with Gradient of 1:10 for cars and 1:15 for heavy vehicles.
- b. If it is proposed to ply the fire engine on the ramp, the width shall be minimum 9.00 mts with turning radius of 12.00 mts minimum shall be provided.

#### **12.4.12. REFUGE AREA**

The refuge area shall be earmarked exclusively for the use of occupants as temporary shelter, during a fire or terror or any other emergency and for the rescue operations by Fire Department or any other organization dealing with other emergencies when occur in the building.

1. The maximum permissible Refuge Area shall be 4% of Built up area of serving floors.
2. The Refuge Area shall be provided as per the provisions of NBC.
3. First refuge floor/area to be at about 24.00 mts height and thereafter the refuge floor/area shall be provided at interval of about 15.00 mts height.
4. The refuge area shall be approachable easily by all the occupants and all Fire Appliances in case of any disaster.
5. All the refuge areas shall also be easily approachable from common lobby/ fire lift/ staircases & also it shall satisfy the travel distance criteria as mentioned in NBC.
6. No furniture shall be permitted in the refuge area.
7. One toilet and drinking water facility shall be provided in every refuge area.
8. The refuge area proposed shall be preferably planned on the area facing the main road side.
9. The cantilevered refuge area up to 54.00 mts building height shall be provided with railing / parapet of 1.20 mts height and 1.35 mts above building height of 54.00 mts.
10. R.C.C. covering shall be provided above the topmost refuge area.
11. The cantilever refuge area shall have access through a door which shall be painted with a sign in luminous paint mentioning - REFUGE AREA.
12. The lift/s shall not be permitted to open into the refuge areas.

#### **12.4.13. LIFT**

The planning and design of lifts shall be in accordance with NBC.

**12.4.14. FIRE FIGHTING SYSTEM**

The Fire Fighting System shall be designed conforming with the NBC.

**12.4.15. DISASTER MANAGEMENT PLAN (DMP)**

1. The Disaster Management Plan shall be prepared.
2. Central Control Room/ Building Management System (B.M.S.) Room, for disaster management, shall be proposed abutting the common passage near the exit / reception at Ground floor.
3. Detailed disaster management plan for the onsite and offsite use shall be prepared keeping in view all the possible disaster situations.
4. These DMPs shall be operational system which can be made working immediately after the completion.

**12.5. WIND TUNNEL TEST**

- a. Compulsory.
- b. Report to be submitted along with the proposal for scrutiny by STC.

**12.6. MISCELLANEOUS PROVISIONS**

1. Any proposal of tall building by the Township Developer which is part of the Residential Township approved under "*Regulation for Residential Township 2009*" of the State Government may be considered under these regulation if and only if a plot is carved out for tall building development as a separate building unit from the Township development area and both the plots individually as a building unit satisfy the provisions of the respective regulations.
2. The planning, design and construction of tall buildings shall follow the rules of National Building Code (NBC) of India. The building should further ensure fire safety, structural safety and wind resistance.
3. Wherever not mentioned, the provisions of GDCR-2017 shall apply *mutatis mutandis*.
4. There is no upper limit of Building Height, but shall be subject to airport NOC, Structural Safety, EIA clearance from Department of Forest and Environment and NOC from Fire Department.
5. In consultation with security experts, CCTV cameras, Control room etc. shall be included in building planning and design and shall be installed on completion.
6. The structural safety of the building shall be the sole responsibility of the developer. The STC, Competent Authority or its officers shall not be responsible in any case.
7. Land deduction as decided by the appropriate authority shall be applicable in case where the plots are not the part of the Town Planning Scheme area.
8. Part Occupancy Certificate may be issued on the basis of NOC from the structural consultant and the Fire Officer.
9. Projects having Foreign Direct Investments (FDI) shall be regulated as per Government of India norms,

**12.7. SPECIAL TECHNICAL COMMITTEE(STC)****12.7.1. Constitution of STC**

A Special Technical Committee of the members mentioned hereunder shall be constituted by the State Government to advise the Competent Authority regarding the feasibility of development proposals. The competent authority may collect such additional processing fee per proposal at the time of submission of the proposal, as it finds necessary for scrutiny by the STC.

<b>Members of the Special Technical Committee (STC)</b>		
1	Additional Chief Secretary/ Principal Secretary/ Secretary of Urban Development Department, Government of Gujarat	Chairman
2	Professor of Structural Engineering Faculty from Government Engineering College of Gujarat	Member
3	Professor of Soil Mechanics Faculty from Government Engineering College of Gujarat	Member
4	Practicing registered Structural Engineer having experience of more than 5 years in the field of Structural Designing of buildings having height of more than 45.00 mts.	Member
5	Director of Fire Services, Gujarat	Member
6	Technical Member, with specialization in Town Planning from Municipal Corporation or Urban Development Authority, as the case may be.	Member Secretary
In specific case if Chairman desires, any expert may be invited to the STC.		

### 12.7.2. Protocols for STC

- a. Following consultants of the Developer along with the Developer shall jointly present the concept and structural scheme of the building in STC meeting.
  - The Structural Consultant
  - The Geotechnical Consultant along with Architect,
  - Environment Consultant,
  - MEP /Fire & Safety Consultant,
  - Landscape Designer &
  - any other Consultant concerned with the proposed development
- b. The following documents shall be submitted to the Competent Authority in 8 sets which shall be checked and forwarded to STC.
  - Appendix A -** Project Personnel on Record Information Sheet filled and signed by the consultants mentioned above and the Developer along with their License No. as applicable.
  - Appendix B -** Plot and Geotechnical Information filled in and signed by the Geotechnical Consultant.
  - Appendix C -** Design Basis Report.
  - Appendix D -** Following to be submitted by the Structural Engineer on Record.
    - (I) DESCRIPTION OF SUB-STRUCTURE
    - (II) DESCRIPTION OF SUPER STRUCTURE
- c. A checklist shall be filled and submitted by Structural Consultant (**Annexure 1**).
- d. CD containing the presentation made by the consultant's team as described above.
- e. The first hearing of the STC may be scheduled within 20 days of the submission of Development proposal along with all required documents & prescribed formats.
- f. STC will, after scrutinizing the above documents, if required, convey its comments, suggestions, recommendations and instructions to alter any design aspects of the building in the Scheduled STC Meeting only.

- g. Further, the Developer is required to resubmit corrected/modified proposal in all Performa/ Attachment in 8 sets (hard+ soft CD copies) within 30 days from the date of hearing & present the same in the next scheduled STC meeting, failing which the Development Proposal will stand rejected with record in the STC meeting.

**APPENDIX-A**

<b>PROJECT PERSONNEL ON RECORD AND CONTACT INFORMATION</b>		
1.	Project Reference No. (STC Folio No)	
2.	Building Proposal Ref. /File No.	
3.	Project Name	
4.	Project Address	As mentioned in Building Development Proposal File
5.	Project Proponent/Developer	
	Name & Signature	
	Address	
	Telephone /Mobile / email address	
6.	Architect	
	Name, qualifications & License No.& Signature	
	Address	
	Telephone /Mobile / email address	
7	Structural Engineer	
	Name, qualifications & License No.& Signature	
	Address	
	Telephone /Mobile / email address	
8.	Geotechnical Consultant	
	Name, qualifications & License No.& Signature	
	Address	
	Telephone /Mobile / email address	
9.	M.E.P. Consultant	
	Name, qualifications & License No.& Signature	
	Address	
	Telephone /Mobile / email address	
10.	Project Management Consultant	
	Name, qualifications & License No.& Signature	
	Address	
	Telephone /Mobile / email address	
11.	Environment Consultants	
	Name, qualifications & License No.& Signature	
	Address	
	Telephone /Mobile / email address	



**APPENDIX- B**

<b>PLOT AND GEOTECHNICAL INFORMATION</b>		
1.	Area of Plot in sq.mt.	
2.	At which depth suitable Founding strata is available, (in meter)	
3.	Nature of foundation recommended	
4.	Ground Water table level with respect to existing ground level	
5.	Number of basements proposed with justifications.	
6.	Total depth of excavation (in meter)	
7.	Arrangement for shoring.	
8.	Details of the structures along with height abutting the boundaries of the plot.	
	North Side	
	West Side	
	South Side	
	East Side	

**APPENDIX- C****DESIGN BASIS REPORT**

Following data should be part of Design Basis Report.

- **Brief Description of the Project** - Number of basements, commercial floors, residential floors, Service floor, refuge floors, projection above terrace level and number of additional/provisional floors considered in design.
- **List of Codes** - Codes which are considered in design. If any specific reference is taken from foreign codes, same should be clearly mentioned. Any specific assumption in the design should be supported by reference papers.
- **Loading Parameters** - All the loading assumptions shall be clearly mentioned in A3 size GA drawings with sunken loading, live load. Typical sections indicating the elevation / facade features shall be shown. Assumptions and the basis of the same for the elevation features above terrace slab shall be mentioned. Calculation of Time Period for the structure, Importance factor, performance factor shall be specified. Wind terrain category, Gust wind calculations shall be mentioned.
- **Providing loading diagram** for each floor separately.
- **Clear cover to Reinforcement** - These shall be mentioned for all structural members with minimum fire rating of 2 hours for columns, shear walls and beams and 1.5 hours for slabs.
- **Grade of concrete** - Minimum Grade of Concrete Mix for various RCC elements viz. beams, slabs, columns, shear walls etc. shall be M 250 & Minimum size/thickness of RCC Column / Shear Wall / Lift Wall shall be 230mm.
- **Exposure condition** - Exposure condition assigned to site should be specified.
- **Wind Tunnel testing**-Wind tunnel analysis should be carried out for all structures with the height more than 100.00 mts. from the normal ground level, keeping in mind that present condition as well as likely development in the vicinity area after the completion of the project having shapes other than for which provisions are available in IS codes, (for nonuniform layout/section).

- **Construction Sequence and loading parameters for the same** - If due to any site constraints the loading on the floor slabs is to be enhanced, the mention of the same and calculations for the same shall be provided.
- **Proposed Approach to Structural Analysis** - Various flooring systems considered in the structure, the software used for analysis and design approach adopted shall be specified. Release in moments of link beams, cracked moment of Inertias for structural members along with the assumptions for the same shall be specified.
- **Load Combinations** - Various load combinations used in the design of individual members. Additional combinations from the Wind tunnel tests considered, if any.
- **Software Used.**
- **Soil Profile in Brief** - In brief the soil profile of the project along with the Safe bearing capacity and the type of foundations adopted.
- **Soil Retention system** - A brief description of the soil retention system adopted for the project along with the construction sequence.
- **Key Plan** - showing Expansion / Separation joints (if any).
- **Added Features** - if any additional features are considered in design such as dampers, out rigger beams, etc. shall be specified clearly stating the purpose of the same.
- **Facade, Crown and other elevation features** - provide Concept and Design in report.

#### APPENDIX - D

I DESCRIPTION OF SUB-STRUCTURE			
1.	No. of basement		
2.	Minimum clearance between outermost basement retaining wall and compound wall		
3.	Has a Shoring system been installed? Submit sectional detail of the shoring system		
4.	Give details of methodology used to resist uplift pressure due to ground water for tower portion as well as the portion outside the tower.	Bottom level of Raft w.r.t ground level (mts) Total downward load of self weight of raft + counter weight of Raft + Rock anchors if any (For raft spanning between columns) Whether pressure release pipes have been used? Water level assumed for uplift calculation.	
5.	Description of the foundation for the tower block		
6.	Nature of Foundation	Piles, Spread Footing, Combined raft, Piled raft etc.	
7.	SBC assumed T/sq.mt		
8.	Sub-grade Elastic Modulus		
9.	Flooring system of the basement		
10.	Retaining wall types and Sequence of backfilling	Whether propped cantilever, cantilever supported between Buttresses/Counter forts, etc.	
11.	Intended Use of basements		

I DESCRIPTION OF SUB-STRUCTURE			
12.	If rock anchors are used, are they grouted after installation and stressing?		
13.	is structural steel used in the construction of the sub-structure?		
14.	if yes, what are the measures taken for its fire proofing and corrosion resistance?		
15.	Whether Expansion/ Separation joints provided? Whether expansion joint/ separation joint continues through basement? If yes, detail at Basement level & retaining wall junction Separation joints details at roof level		

**Additional Information**

Sr. No.	Item	References
1	Property Details	
	Project Name	
	Project Address	
	Height of Structure	
2	Details of structure/s along with height abutting boundaries of the plot	
	North Side	
	South Side	
	East Side	
	West Side	
	No. of Basement	
	Height of each basement	
3	Soil Investigation Details	
	Boring Methods	(Include Double / Triple tube for boring)
	No. of Bore holes (As per ISI 16700)	
	Spacing of Bore holes (As per ISI 16700)	Per wing
	Terminated Depth of Boreholes (As per ISI 16700)	
	GWL(m)	
	Testing Laboratory (soil & rock)	NABL Accredited (Preferred)
	Field permeability test	Preferable
4	Foundation	
	Type of Proposed foundation	
	Depth of footing/raft, pile termination	
	Load calculations/Contact Pressure	Factored load on footing or column/ each pile group (YES/NO)
	SBC estimated	Methods
	Sub grade Elastic Modulus	Based on Lab/field Test
	Settlement estimated	YES/NO
	Uniform/Differential settlement	YES/NO

Sr. No.	Item	References
4.1	Raft foundation	
	Bottom level of raft	
	Minimum clearance between outmost basement retaining wall and compound wall	
	Size	
	Thickness	
	Depth (indicated in c/drawing)	
	Modulus of sub gradation reaction	Based on experiment/interpreted
	Modeling of soil for raft foundation	As per Clause 9.7.1 of IS 16700 (2017)
	Anchors details(if required)	YES/NO
4.2	Pile raft	
	Sharing of load by raft and piles	Calculations included(YES/NO)
	Pile group test (Pile cap rest on strata) otherwise Footing load test for confirmation of raft load sharing	YES/NO
	Foundation settlement and pressure measurement	As per Clause 9.7.1 of IS 16700 (2017)
4.3	Pile foundation (Design as per relevant BIS and other methods)	
	Type, diameter, spacing	
	Socket depth	1.5D,3D etc.
	Foundation settlement and pressure measurement	As per Clause 9.7.1 of IS 16700 (2017)
4.4	Lateral load analysis	IS code or p-y curves
	Pile load test	Static (% as per BIS) then dynamic load test and pile integrity test
	Initial	
	Routine	
	Any other field test conducted/ recommended	
4.5	Uplift capacity of foundation	Detail calculations are required in the report
	Based on wind pressure	YES/NO
	Based on GWL	YES/NO
	Based on earthquake	YES/NO
	if rock anchors are used, are they grouted after installation and stressing? Or passive anchor	YES/NO
	Whether pressure release pipes have been used?	YES/NO
5	Shoring Arrangement	Detail calculations are required in the report
	Has shoring system been installed?	YES/NO
	Type (touching piles c/c spacing, sccant pile/ diaphragm wall)	
	Size and depth	
	Anchors if required	Preferably no anchors. Only case specific with all necessary permissions.
6	Retaining wall (if any)	YES/NO
7	Submission of final report	In advance to authority. Should reach the members 5 days before the meeting.

II. DESCRIPTION OF SUPER STRUCTURE		
1.	No. of Floors & height of building (in mts)	
2.	Shape of Building, Plan, Elevation, Whether Symmetric in Elevation	
3.	Maximum plan dimension in either direction (in mts).	
4.	Ratio of plan dimension	
5.	Typical Floor to floor height (in mts) Maximum floor to floor height in entire height of building (in mts).	
6.	Aspect ratio (Height of Building till Terrace / Minimum Dimension of Building)	
7.	Type of floor slab	
8.	Average thickness of floor slab in mm.	
9.	Whether column are RCC, Composite or In structural steel	
10.	<u>Lateral System</u> Describe lateral load resisting system. Whether the geometry of the building is symmetric	
11.	Use of floor different levels (Residential/Commercial/ Recreational, mix)	
12.	Is there any transfer level? Is transfer girder part of lateral load resisting system? if Yes, depth of transfer girder	
13.	Whether expansion joint is provided?	

### ANNEXURE -1

#### Check List for the Main Structural Consultant

The main structural consultant is required to submit following information.

1. Provide **Design Basis Report** as per the document.
2. Provide description of Sub-structure and Super-structure as per the format given in the **Appendix D(I & II)**.
3. Provide brief Description of Structural System with sketches, images of drawing, etc. with specific focus on Lateral load resisting system.
4. Provide brief note on modeling, software used etc. Clearly mention whether infill / partition wall is idealized as part of lateral load system?
5. Detailing of non-structural element for lateral loads.
6. Provide the height of building in meters.
  - 6A) Provide plan dimensions of the building (mts x mts)
7. Provide following EQ loading details,
  - a) Zone Factor
  - b) Importance factor

- c) Response Reduction factor
- d) Soil Type
- e) % LL considered in seismic
- f) Time Period in the horizontal X-direction(sec) (from formula in Code)
- g) Time Period in the horizontal Z-direction (sec) (from formula in Code)
- h) Total Seismic weight (Sw) of building (kN)
- i) Static Base-shear in X-direction (as % of Sw)
- j) Static Base-shear in Z-direction (as % of Sw)
- k) Table of distribution for static base shear
- l) Max. deflection at roof level (in mm)
- m) Max. inter storey drift/Height
- n) Load combination method
- o) Cumulative mass participation

8. Provide following Wind loading details.

- a) Category of building
- b) Class of building
- c) Basic wind speed in m/sec.
- d) Maximum wind pressure (kN/m<sup>2</sup>)
- e) Force coefficient
- f) Wind Base-shear in the horizontal X-direction(kN)
- g) Wind Base-shear in the horizontal Z-direction(kN)
- h) Gust factor calculations (if Gust-wind applied)
- i) Details of wind-tunnel force data (if applicable)
- j) Estimated magnitude of wind induced vibrations
- k) Max. deflection at roof level (in mm)
- l) Max. inter storey drift.

9. Provide following data from Dynamic Analysis

Modes	Frequency in Hz	Time Period in Sec	X-participation	Z-participation
Mode 1				
Mode 2				
Mode 3				
Mode 4				
Mode 5				
Mode 6				
Mode 7				
Mode 8				
Mode 9				
Mode 10				
	Summation			
Note : First two modes should not be a torsional. Reference can be made to IS 1893.				

10. Provide Table for lateral deflections (mm) at Terrace Level in the following format.

Load Case	Dx- max	H/Dx	Drift-x	Dz- max	H/Dz	Drift-z
DL						
DL+LL						
EQ <sub>x</sub>						
EQ <sub>z</sub>						
W <sub>x</sub>						
W <sub>z</sub>						

11. Provide Corner displacements (mm) for Torsional Irregularity (along x-direction) in the following format.

Load Case	Corner-1	Corner-2	Corner-3	Corner-4	Avg-x	% (Max./Avg.)
Eq-x						
Wl-x						

12. Provide Corner displacements (mm) for Torsional Irregularity (along z-direction) in the following format

Load Case	Corner-1	Corner-2	Corner-3	Corner-4	Avg-z	% (Max./Avg.)
Eq-z						
Wl-z						

13. Provide acceleration (mg) values in the following format.

Eq-x	Eq-z	WL-x	WL-z

14. Provide following data regarding Vertical Elements.

- Size of maximum loaded column
- Gravity load on max. loaded column
- Axial stress in max. loaded column (Gravity loads)
- Grade of max. loaded column
- Axial settlement in max. loaded column
- Axial settlement in min. loaded column
- % Base-shear resisted by all columns along X (static)
- % Base-shear resisted by all columns along Z (static)

15. Provide, if applicable, following data regarding Floating Columns.

- Total gravity load on floating column (provide table if there are multiple floating columns)
- Size and span of girders supporting floating columns
- Number of floors supported by floating columns
- Deflection of girder under column (from model)
- Deflection of girder under column (from s/s action)
- Specific details about floating columns on cantilever girders (Refer Table below)

Column	Supporting Girder		Deflection Values		Floors Above	Total Load in Column
	Size	Span	Model	S/S Action		

S/S denotes the simply supported.

16. Provide, if applicable, following data regarding soft story effect.
  - a) Stiffness of tower floor (in deflection/KN)
  - b) Stiffness of upper floor (in deflection/KN)
  - c) Relative stiffness ratio (upper/ lower)
  - d) Level of story
  - e) Number of floors above soft story
17. Provide, if applicable, following data for each cantilever.
  - a) Cantilever span
  - b) Structural system
  - c) Nature of usage
  - d) Maximum elastic deflection under gravity loads
18. Provide stability calculations for uplift and overturning (model extract in case of model)
19. Typical design calculations for footings
20. Typical design calculations for RCC columns Composite Columns
21. Typical design calculations for RCC walls
22. Typical design calculations for RC beams (Or Steel Beams)
23. Typical design calculations for RCC Girders (Or Steel Girders/Truss)
24. Typical design calculations for Steel Bracings
25. It is compulsory to conduct Wind tunnel studies for any Tall Building as per IS:16700.
26. Provide a note on special provisions suggested for the building (like dampers etc.)
27. Provide a design of external facade, special elevation features and connecting bridges etc. between building, if any.
28. Provide regular maintenance plan for entire life and dismantling plan at the end of life of structures.
29. Soft copy of model including input and output.
30. Soft copy of Power point presentation including all above points.
31. Items 1 through 27 in soft copy.

**Note:** Provide appropriate unit against each quantity.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Govt.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, AUGUST 20, 2020 / SRAVANA 29, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી ઓગસ્ટ, ૨૦૨૦.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧-

**ક્રમાંક:-જાએચકેએચ/૯૩/૨૦૨૦/સીએસકે/૧૦૨૦૧૯/૧૫૩૪/ખ:-** ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ થી પ્રાપ્ત થયેલ સત્તાધિકારની રૂએ, કલમ-૭૪(ડી)ની જોગવાઈ હેઠળ શ્રી વડોદરા ડિસ્ટ્રીક્ટ કો.ઓપ.સુગરકેન ગ્રોઅર્સ યુની.લી., મુ.ગંધારામાં કસ્ટોડીયન તરીકે શ્રી નર્મદા સહકારી ખાંડ ઉદ્યોગ મંડળી લી., ધારીખેડાની મુદ્દત તા.૦૧/૦૮/૨૦૨૦ થી તા.૩૧/૦૭/૨૦૨૧ સુધી વધુ એક વર્ષ આથી લંબાવવામાં આવે છે.

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન.પટેલ,**

સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> July, 2020.

#### GUJARAT PRIVATE UNIVERSITIES ACT, 2009.

**No: GH/SH/32/EPU/2017/242/KH1:-** In exercise of the powers conferred by the Section 26 of the Gujarat Private Universities Act, 2009 (Gujarat Act No.8 of 2009), the Government of Gujarat hereby approves the First Statutes of the Sankalchand Patel University, Visnagar as proposed by the Governing Body of the Sankalchand Patel University, Visnagar in its meeting held on 27<sup>th</sup> May, 2019.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**  
Under Secretary to Government.

**CHAPTER-I****1.0 SHORT TITLE, ESTABLISHMENT AND OBJECTIVES OF THE UNIVERSITY****1.1 Short Title, Scope and Commencement**

- (1) The “Statutes” means the Statutes of Sankalchand Patel University.
- (2) These Statutes shall come into force with effect from the date of the notification in the Official Gazette.
- (3) The Statutes are pursuant to the provisions of the Gujarat Private Universities Act 2009. In case of any changes in provisions of the Act or the Rules or the Statutes, the provisions of the Act or Rules made under the Act shall prevail.
- (4) Nothing in these Statutes shall be deemed to bar the University from amending the Statutes subsequently according to the provision of Section 27 of the Act and the amended Statutes, if any, shall be applicable with immediate or prospective effect from such date as prescribed in the notification.
- (5) The first Statutes have been framed under Section 26 of the Gujarat Private Universities Act, 2009 in the meeting of Governing Body of University dated 27<sup>th</sup> May 2019 vide Item No. 10 and Resolution No. 10.

**1.2 DEFINITIONS.**

In these Statutes, unless the context otherwise require, shall be:

- (1) “**ACT**” means the “Gujarat Private Universities Act 2009” as amended from time to time.
- (2) “**AICTE**” means All India Council for Technical Education.
- (3) “**Academic Year**” means a period of twelve months devoted to completion of requirements specified in the scheme and curriculum of the concerned course(s) for the year and apportioned into “Terms”.
- (4) “**Board of Studies**” means the Board of Studies of the University Departments / Faculties / Constituent Colleges/Institutions.
- (5) “**CSIR**” means the Council of Scientific and Industrial Research, New Delhi, a funding agency of the Central Government.
- (6) “**Convocation**” means the convocation of the University where Degrees, Diplomas, Academic Distinctions, Honorary Degrees and Certificates are awarded to the students on satisfactory completion of the courses as per passing requirements of the University.
- (7) “**Common Seal**” means the seal of the University.
- (8) “**Distance Education**” means imparting of education through any means of communication such as broadcastings, telecasting, correspondence courses, seminars, contact programmes or the combination of any two or more of such means;
- (9) “**DST**” means the Department of Science and Technology of the Central Government.
- (10) “**Fee**” means collection made by the University from the students for different purposes under different heads and which is non-refundable
- (11) “**Government**” means the Government of Gujarat.
- (12) “**Higher Education**” means study of a curriculum or course for the pursuit of knowledge beyond 10+2 level.
- (13) “**Hostel**” means a place of residence for the students of the University or its Colleges, Institutions or Centres maintained or recognized to be as such by the University.
- (14) “**ICAR**” means the Indian Council of Agricultural Research, a society registered under the Societies Registration Act, 1860.

- (15) **“MCI”** means Medical Council of India constituted under the Medical Council Act-1956.
- (16) **“NAAC”** means the National Assessment and Accreditation Council, an autonomous institution of the UGC.
- (17) **“Off Campus”** Centre means a centre established by the University outside the main campus but within the state of Gujarat operated and maintained as its constituent unit having the University’s complement facilities, faculty and staff;
- (18) **“PCI”** means Pharmacy Council of India under Section 4 of Pharmacy Act, 1948;
- (19) **“Prescribed”** means prescribed by the rules made under the Act;
- (20) **“Regulatory Body”** means a body established by the Central Government for laying down the norms and conditions for ensuring academic standards of higher education such as UGC, AICE, NCTE, MCI, PCI, NAAC, ICAR, DEC, CSIR;
- (21) **“Regulations”** mean regulations made by any authority of the University under Section 30.
- (22) **“Rules”** means the rules framed by the State Government under Section 44 of the “Gujarat Private Universities Act 2009”.
- (23) **“Schedule”** means the Schedule appended to the Act.
- (24) **“Sponsoring Body”** in relation to the University established under this Statutes means:  
“Nootan Sarva Vidyalaya Kelavani Mandal” having its main office at Sankalchand Patel Vidyadham, Visnagar, District Mehsana, Gujarat, a registered public Trust registered vide Registration No. E/251, Mehsana, dated 19/12/1952;
- (25) **“Statutes”** and **“Ordinances”** means the Statutes and the Ordinances of Sankalchand Patel University.
- (26) **“Student”** means a student of the University and includes any person enrolled in the University for pursuing any course of study for a degree, diploma or other academic distinction duly instituted by the University including a research and post research degree.
- (27) **“Study Centre”** means a Centre established, maintained or recognized by the University for the purpose of advising, counselling or rendering any other assistance required by the students in the State of Gujarat.
- (28) **“Teacher”** means a Professor, Associate Professor, Assistant Professor, Reader, Lecturer, Tutor, Instructor or any other person required to impart education or to guide research or to guide in any other form to the students for pursuing a course of study of the University
- (29) **“UGC”** means the University Grant Commission established under Section-4 of the University Grants Commission Act, 1956.
- (30) **“University”** means Sankalchand Patel University.

### 1.3 SEAL OF THE UNIVERSITY.

- (1) The University shall have a common seal to be used for the purposes of the University. The design of the seal shall be as decided by the University subject to further change or modification as deemed necessary from time to time.
- (2) The University may also decide to make and use such Flag, Anthem, Insignia, Mace, Medal, Vehicle Flag and other symbolic or graphic expressions, abbreviation or likewise for such purposes as deemed necessary from time to time and which are permitted by the State Government on the recommendation of Governing Body of University.

### 1.4 OBJECTIVES OF THE UNIVERSITY.

The objectives of the University shall be to create, organize, preserve and disseminate knowledge in the fields of science, technology, humanities, social sciences, education, management, commerce, law, pharmacy, healthcare, medical and any other field for the advancement of mankind in particular.

Apart from the objects described in Section 4 of the Act, University shall also have the following objectives:

- (1) To collaborate with other recognized Universities, Research Institutions, Industries, Government and Non-Government Organizations of the country and abroad towards fulfilment of the University objectives.
- (2) To pursue any other objective as laid down under relevant guidelines of Central Government or State Government in that regards from time to time.
- (3) To offer joint Degree Programs with other Degree granting Institutions, both Indian or Foreign provided that such Institutions are properly accredited in their home countries and with the prior approval of the State Government and the UGC and other Regulatory Bodies.

#### **1.5 CONSTITUTION, POWERS AND FUNCTIONS OF THE GOVERNING BODY**

- (1) Formation of the Governing Body shall be as per the provisions of section 20 of the Gujarat Private Universities Act, 2009.
- (2) The tenure of the Governing Body shall be three years and may be reconstituted with the same members in accordance with the Gujarat Private Universities Act, 2009.
- (3) Apart from the power vested in the Governing Body according to the provisions under of the Act, the Governing Body of the University shall have the following powers and functions:
  - (a) To make, review and approve from time to time the policies, plans and procedures and suggest measures for improvement and development of the University.
  - (b) To make recommendations on any matter referred to it by the President and Sponsoring Body.
  - (c) To make recommendations to the Sponsoring Body for the creation of new posts of officers, teachers and other staff of the University.
  - (d) To exercise such other powers and functions as may be assigned by the Sponsoring Body.
  - (e) To exercise such other powers and function as may be assigned by the Statutes, Ordinances & Regulations
- (4) The Governing Body shall meet at least three times in a calendar year and the quorum shall be of four members.
- (5) In case of difference of opinion among the member of Governing Body with regards to any matter, the decision of the President shall be binding to all.

#### **1.6 CONSTITUTION, POWERS AND FUNCTIONS OF THE BOARD OF MANAGEMENT.**

- (1) The President shall be ex-officio member and Chairperson of the Board of Management.
- (2) The formation and function of the Board of Management shall be the same as laid down under section 21 of the Act.
- (3) The term of the nominated members of the Board of Management shall be of three years.
- (4) Powers and Functions of the Board of Management shall be:
  - (a) To accept financial accounts together with audit report.
  - (b) To prepare the Annual and Supplementary Budget of the University and to place it before the Governing Body for its consideration and approval.
  - (c) To adopt and follow the Budget for expenditure as approved by the Governing Body.
  - (d) To perform any other function that may be assigned by the Governing Body and Chairman of the Board of Management.
  - (e) To create new posts of teachers, officers and other staff of the University and recommend the same to the Governing Body for approval.

- (f) To get the approval of the Governing Body before the implementation of such decisions of the Board of Management that may be having a bearing on the finances of the University.
  - (g) To consider and approve the minutes of the selection committee and forward the same to the Governing Body for information.
  - (h) To monitor, control and administer the general activity of the University.
  - (i) To frame the Fee structure for the different Faculties to be levied on the students in consultation with Fee Regulation Guidelines as available from time from State Government.
  - (j) To offer joint degree programmes with other degree granting Institutions, both Indian and foreign provided that such institutions are properly accredited in their home countries and with the prior approval of the State Govt. and the UGC.
- (5) The Board of Management shall meet one in every two months and four members shall make the quorum.

### **1.7 COMPOSITION, POWERS AND FUNCTIONS OF THE ACADEMIC COUNCIL**

The Academic Council shall be the principal academic body of the University and shall, subject to the provisions of the Act, Statutes, Ordinances and Regulations made there under, coordinate and exercise general supervision over the academic policies and program of the University.

The Academic Council shall consist of the following members as per provision of the section 22 of the Act:

- (i) The Provost -Ex-Officio Chairman of the Council
- (ii) All Deans of the Faculties -ex-officio
- (iii) All Head of the Institutes/Centres involved in Academic & Research Activities-Ex-officio
- (iv) One teacher from amongst all the Faculties of the University to be nominated by the Provost.
- (v) The Provost shall have the power to invite eminent academicians for the meeting.
- (vi) Special invitees may be nominated by the President.
- (vii) The Registrar - who shall be the ex-officio member secretary of the Council.

Subject to the provisions of the Act, the Academic Council shall have the following powers and functions, namely:

- i. To co-opt members, persons having special knowledge or experience in the subject matter of any particular business that may come before the Council for consideration.
- ii. The member so co-opted shall have all the rights of the member of the Council in regard to the transaction of the business in relation to which they may be co-opted.
- iii. To promote teaching and research and related activities in the University.
- iv. To make recommendations to the Governing Body on proposals received from the different Faculties of the University for the conferment of degrees, honorary degrees or any such other distinction or honour of the University.
- v. To exercise general supervision over the academic policies and programs of the evaluation of research or improvements in academic standards.
- vi. To consider matters of general academic interest either on its own initiative or on a reference made by a Faculty or the Board of Management or the Governing Board and to take appropriate action thereon.
- vii. To make proposals to the Governing Body for allocating Department to the Faculties.
- viii. To make proposals to the Governing Body for the institution of fellowships, scholarships, studentships, exhibitions, medals and prizes and to make rules for their award.

- ix. To formulate, modify or revise schemes for organization and assignment of subjects to the Faculties/Institutes/Departments and to report to the Governing Body about the expediency of abolition, reconstitution or division of any Faculties/ Institutes / Departments of the university.
- x. To recognize the certificate, diplomas and degrees of other Universities and Institutions and determine their equivalence.
- xi. To make special arrangement, if any, for the teaching of female students and for prescribing special courses of study for them.
- xii. To consider academic related proposals submitted by the Faculties, Departments of the University.
- xiii. To approve the syllabus of different courses/subjects submitted by the Faculties, Departments and arrange for the conduct of the examinations according to the Ordinances made for the purpose.
- xiv. To award stipends, scholarships, medals and prizes and to make awards in accordance with the Ordinances and such other conditions as may be attached to the award from time to time.
- xv. To publish syllabi of various courses of study and list of prescribed or recommended text books for subjects.
- xvi. To appoint committees for admission of student in different Faculties/ Institutes/ Departments of the University.
- xvii. To recommend to the Governing Body, the rates of remuneration and allowances for examination work.
- xviii. To delegate its powers to the Dean of Faculty, as it may deem fit.
- xix. To exercise such other powers and perform such other duties as may be prescribed from time to time.
- xx. To report or make recommendations on any matter referred to it by the President or the Governing Body or the Board of Management, as the case may be.

Tenure of the nominated members of the Council shall be three years. The Academic Council shall meet at least twice a year and half of the members shall make the quorum.

## **1.8 COMPOSITION, POWERS, AND FUNCTIONS OF THE FINANCE COMMITTEE**

There shall be a Finance Committee to manage the financial affairs of the University.

- (1) The Finance Committee shall consist of the following members:
 

(i) The President	- Chairman
(ii) The Provost	- Member
(iii) Two members to be nominated by the President.	- Member
(iv) One member to be nominated by the Sponsoring Body.	- Member
(v) Chief Finance and Accounts Officer	- Member Secretary
- (2) The Finance Committee shall meet at least twice a year. A notice for the meeting of Finance Committee shall be given so as to reach the members 10 days in advance of the meeting and agenda of the meeting shall be sent at least 07 days in advance.
- (3) Three members of the Finance committee including the Chairman shall constitute the quorum for the meetings.
- (4) The tenure of the members of the Finance Committee, other than ex-officio, shall be of three years.
- (5) The functions and powers of the Finance Committee shall be:

- (i) To prepare the annual estimates of income and expenditure of the University and put-up to the Governing Body for its consideration and approval.
- (ii) To consider the annual accounts of the University prepared under the direction of the President and put-up to the Governing Body for consideration and approval.
- (iii) To make its recommendations to the Governing Body to accept bequests and donations of the property to the University on such term, as it deems proper.
- (iv) To recommend the mechanism and ways and means to generate resources for the University.
- (v) To consider any other matter referred to it by the Governing Body and make recommendation thereon.
- (vi) To advise the University on any matter affecting finances.
- (vii) To fix and approve various allowances for the officers and staff of the University.
- (viii) To ensure that the Regulations relating to the maintenance of accounts of the income and expenditure of the University are followed.

### **1.9 BOARDS & COMMITTEES**

The Governing Body, the Board of Management, the Academic Council, and the Faculty may constitute Boards or Committees consisting of member of the authority and such other persons, if any, as that authority in each case may think fit and any such Board or Committee may deal with any subject assigned to it subject to the subsequent ratification by authority which appointed it.

### **1.10 BOARD OF STUDIES**

1. There shall be a Board of Studies for each Department comprising:
  - (i) Head of the Faculty/Centre/Department/School- Chairperson.
  - (ii) Two teachers from the concerned Department to be nominated by the Provost.
  - (iii) Two experts of the concerned Faculty/Department to be nominated as members by the Provost on the recommendation of the Chairman, Board of studies from outside the University from academia/ Industries.
2. The term of the members of the Board of Studies other than ex-officio shall be three years provided that nominated member shall cease to be a member of the Board if he remains absent for more than two consecutive meetings without leave of absence from the Chairman.
3. The Chairman shall call a meeting of the Board of Studies whenever required.
4. The Provost whenever he considers necessary may call a joint meeting to two or more Boards of Studies for inter-discipline coordination.
5. At a meeting of the Board, one third of the total members shall form the quorum and all decisions shall be by taken by majority votes. Chairman shall have a final/casting vote.

#### **Powers & Functions of the Board of Studies**

1. Recommend course of studies, reading material and syllabus for each course for both undergraduate and post-graduate Programmes.
2. Recommend books and journals for being prescribed as text and reference books.
3. Make recommendations for publication of books by the University.
4. Prepare list of apparatus and equipment required for Science Lab in the case of science subjects.
5. Make recommendations about instructional methods and evaluation procedures for the subjects concerned.
6. Suggest measures for periodical assessment of educational standards in the subject.
7. Suggest measure for improvement of the standards of teaching and research.
8. Act as consultative body in regards to all questions referred to it by the Faculty and Academic Council.



9. Perform such other duties and functions as may be required by the Board of Management, Academic Council or the Faculty.
10. The Board shall make changes, if required, in the syllabus at least a year before commencement of the Academic session/Semester.

The meetings of the Board of Studies shall be arranged at least twice during an academic year.

#### **1.11 RESEARCH ADVISORY BOARD**

There shall be a Research Advisory Board at the University level. It shall consist of the following members:

- (1) The Provost shall be the Chairman of the Board and Dean of Research Programs shall be the Secretary.
- (2) Two members to be nominated from the Academic Council.
- (3) One Senior Professor / Reader from each Faculty/Institute/Department having research background or exposure to be appointed by the Provost in consultation with concerned Dean.
- (4) The term of the office of the members of the Board of Research, other than that of ex-officio, shall be of two years. One third members shall constitute the quorum.
- (5) The Board shall meet at least once in an academic session or twice a year.
- (6) In addition to the functions prescribed by the Statutes, Ordinances, and Regulations, the Board shall be responsible for:
  - (i) Promotion and maintenance of the standards of research.
  - (ii) Monitoring and supervision of all research programmes including doctoral research.
  - (iii) Identifying research and development thrust areas within the framework of the objectives of the University.
  - (iv) Formulation of regulations and procedures for research development and consultancy work.
  - (v) Planning, initiating, reviewing and overseeing the research activities.
  - (vi) Evolving and implementation of multi-disciplinary research oriented programmes utilizing infrastructure and resources of the University gainfully.
  - (vii) Considering the applications from teachers for recognition as research supervisors and make recommendations.
  - (viii) Recommending names of distinguished persons from outside the University for guiding research work.
  - (ix) Considering the cases of Inter-disciplinary research and making recommendations.
  - (x) Any other matter pertaining to research as referred to it by the authorities of University or the Provost.

### **CHAPTER -II**

#### **2.0 APPOINTMENT, TERMS & CONDITIONS, POWERS AND FUNCTIONS OF THE PRESIDENT.**

- (1) The President shall be appointed by the Sponsoring Body for a period of three years in consultation with the State Government. He shall be eligible for reappointment for a period of three years from time to time by following the same procedure. Such appointment shall be made by the Sponsoring Body, subject to the provisions of the Section- 14 (1) of the Act.
- (2) On completion of three years, the President, notwithstanding the expiry of the term, shall continue to hold office until the appointment/re-appointment is made by the Sponsoring Body.

- (3) The President shall ensure that the Act, Statutes, Ordinances and Regulations are faithfully observed.
- (4) The President shall exercise general control over the affairs of the University and have such powers as prescribed under the Act, Statutes, Ordinances and Regulations, subject to the provision of Section-14(4) of the Act.

## **2.1 APPOINTMENT, TERMS & CONDITIONS, POWERS AND FUNCTIONS OF THE PROVOST.**

The terms and conditions of appointment of Provost of the University are as follows:

- (1) The provost shall be appointed by the Governing Body out of a panel of three persons recommended by the Search consisting of the following members, and shall subject to the provisions of Section 15 (i) of the Act, hold the office for a term of three years:
  - (i) An eminent professional to be nominated by the Board of Management;
  - (ii) An eminent educationist to be nominated by the Board of Management;
  - (iii) One member of the Board of Management to be nominated by the President.
- (2) He shall be the principal executive and academic officer of the University; and shall exercise general superintendence and control over the affairs of the University and execute the decisions of the Authorities of the University;
- (3) The Provost shall be an ex-officio member of the Governing Body and the Board of Management.
- (4) The Provost shall have the power to constitute Committee/s including admission, examinations and others which he deems fit for the performance of the duties assigned to him by the Act.
- (5) The Provost shall be empowered to take decisions, which he deem fit, as may be found necessary by him in case of emergencies/ exigencies. Such decisions shall be reported to the concerned authority or committees for approval and in the event of difference of opinion; it shall be referred to the President whose decision shall be final.
- (6) The Provost shall convene the meetings of all authorities and bodies as required under the Act.
- (7) The Provost shall observe that the Statues, Ordinances and Regulation of the University, State Government, UGC and all other authorities as required, are strictly followed.
- (8) The Provost shall be appointed for a term of three years. He shall be eligible for re-appointment by following the procedure. The Provost shall continue to hold office even after expiry of his term till a new Provost takes charge of the office, but in any case this period shall not exceed one year.

## **2.2 APPOINTMENT, TERMS & CONDITIONS, POWERS AND FUNCTIONS OF THE REGISTRAR.**

The terms and conditions of appointment of the Registrar are as follows:

- (1) The Registrar shall be a full-time salaried officer of the University; and shall discharge his duties under the general superintendence and control of the Provost.
- (2) The qualification of the registrar shall be as per the UGC norms.
- (3) The appointment of the Registrar shall be as per the provision of Section 16 of the Act where the first Registrar shall be appointed by the Chairperson of the Sponsoring Body for a period of three years. Thereafter, the subsequent Registrars shall be appointed by the Governing Body on the recommendations of a Selection Committee constituted for the purpose. Such selection Committee shall be constituted as per the rules, regulations and notification issued by the UGC in this behalf from time to time.
- (4) Selection Committee for the selection of Registrar shall be as per UGC norms.

- (5) The following shall be the duties and powers of the Registrar, besides the powers and duties laid down in the Act.
- (a) He shall be responsible for the safe custody and maintenance of all the University records and such other property of the University as the Governing Body may decide.
  - (b) He shall conduct official correspondence of the University, Governing Body, Board of Management, Academic Council and any other statutory body or committee.
  - (c) He shall issue notices conveying the dates of meetings of the University authorities to the members and shall make necessary arrangements for the conduct of the meetings and for other assigned duties by the Board of Management or Committees of which he is the Member Secretary as per the Act.
  - (d) The Registrar shall provide the copies of the Agenda of the meeting of the Governing Body, Board of Management, Academic Council and such other bodies which are formed under the direction of the President, Provost and to record the proceedings and minutes and send the same to the Governing Body, President, and Provost.
  - (e) The Registrar may speak at a meeting of a Body of which he is the Member Secretary without the right of voting, with the permission of the Chairman.
  - (f) It shall be the responsibility of the Registrar to execute the decisions taken in the meetings of the Governing Body, Board of Management, Academic Council and other Committees/Bodies of which he is the Member Secretary.
  - (g) The Registrar shall make available such paper and documents and other information as the Governing Body / President /Provost may desire.
  - (h) The Registrar shall discharge all such duties as assigned to him by the President, Provost of the University and entrusted as per the Statutes, Ordinances and Regulations.
  - (i) The Registrar shall render such assistance as may be desired by the President/Provost in performing official duties.
  - (j) The Registrar shall supervise and control the work of the staff working in different offices/ units of the University and shall write their confidential reports which will be reviewed and endorsed by the Provost /President.
  - (k) All Examination of the University shall be conducted by the Controller of Examinations under the monitoring and supervision of the Registrar who may give suggestions, advices and necessary orders to the Controller of Examinations and Examination Committee regarding the procedures of the examination which shall be obligatory to them.

### **2.3 APPOINTMENT, TERMS & CONDITIONS, POWERS AND FUNCTIONS OF THE CHIEF FINANCE & ACCOUNTS OFFICER.**

- (i) The Chief Finance &Accounts Officer (CFAO) shall be an officer of the University responsible for handling accounts, audit and finance of the University.
  - (ii) The qualifications of the CFAO shall be as under:
    - (a) CA/MBA (Finance)/PG Degree in Commerce with at least 55% of the marks or an equivalent grade in a point scale wherever grading system is followed.
    - (b) At least 15 years of experiences as in the Academic Level 11 and above or with 8 years of service in the Academic Level 12 and above including as Associate professor along with experience in educational administration or
    - (c) Comparable experience in research establishment and/or other institutions of higher education, or
    - (d) 15 years of administrative experience of which 8 years shall be as Deputy Registrar or an equivalent post.
- Desirable -I. Well versed in the financial / accounting systems.

- (iii) The CFAO shall be a full time salaried officer of the University and shall discharge his duties under the general superintendence and control of the President.
- (iv) The appointment of the CFAO shall be made by the President on the recommendation of a selection committee constituted for the purpose as per the provision of section 17 of the Act. However, the first CFAO shall be appointed by the President for a period of three years. The subsequent CFAO, other than the first CFAO, shall be appointed by the President on the recommendation of the Selection Committee as per UGA norms.
- (v) The salary, allowances and term and conditions of appointment of the CFAO shall be as per the decision of the Governing Body.

The Chief Finance & Accounts Officer shall have the following power and functions:

- (a) To manage the Accounts and Funds of the University for maintaining the records properly and for regularly getting them audited.
- (b) To supervise, control and regulate the working of the Accounts and Finance of the University.
- (c) To maintain files of financial records and any such other finance related records of the University as the Governing Body May decide.
- (d) To discharge all such functions as assigned from time to time by the President/Provost of the University.

#### **2.4 APPOINTMENT, TERMS & CONDITIONS, POWERS AND FUNCTIONS OF CONTROLLER OF EXAMINATIONS.**

- (i) The Controller of Examinations will be an officer of the University and shall be appointed by the Provost from amongst the Teachers/officers of the University for a period of three years as per the provision made in section 18 (1).
- (ii) When the office of the Controller of Examinations is either vacant due to reasons of either illness or absent because of any other cause and unable to perform the duties of the office, the duties of the office shall be performed either by the Registrar or by such person as the Provost may appoint from among the teachers. officers for the purpose.
- (iii) It will be mandatory for the Controller of Examinations to issue Marksheets, Migration Certificates and other relevant important documents with his seal and signature. He will also record his signature with the seal of his office on the back of the Degree Certificate before issue.
- (iv) The Controller of Examinations shall control the conduct of examinations and all other necessary arrangements and execute all processes connected with examinations and declaration of results after approval from the competent authority under the supervision of the Registrar.
- (v) The powers and duties of the Controller of Examinations shall be the same as specified in the Regulations of the University.
- (vi) The Controller of Examinations shall work under the direct supervision and subordination of the Registrar.

#### **2.5 POWERS & FUNCTIONS OF THE DEAN OF FACULTY.**

There shall be a Head for each Faculty or a group of Academic Areas as designated by the Provost from time to time. The Dean of the concerned Faculty shall be appointed by the President on recommendation of the Provost provided that:

- (1) The Dean of any Faculty shall be Professor by designation at the time of appointment.
- (2) The Dean of each Faculty shall be the Chairman of the Faculty and shall be responsible for the observance of the Statutes, the Ordinances and the Regulations relating to the Faculty.
- (3) The Dean shall be responsible for the overall supervision and control of the Faculty and the conduct of teaching and research work in the Institutes.

- (4) The Dean of the Faculty shall exercise such other powers and perform such other functions and duties as may be assigned by the Governing Body/President/Provost.
- (5) The Dean of the Faculty shall be responsible for the academic performance of the Faculty and shall be subject to activity audit.
- (6) The Dean of each Faculty shall be responsible for making monthly, semester or term wise and annual activity and financial budgets for the Faculty/Faculties under his control.
- (7) The Dean of each Faculty has administrative, financial and academic responsibility.
- (8) The Dean may receive a special pay over and above his regular salary for the duration of the appointment.
- (9) The term of the office of the Dean shall be three years. After expiry of the term, he may be considered for reappointment subject to the recommendations of the Provost.

#### **APPOINTMENT, POWER & FUNCTIONS OF OTHER DEANS**

The Provost shall appoint the other Deans from amongst the teachers of the University as per the smooth functioning of the University administration, named as follows subject to the provision of the section 18 (1) of the Act.

- (1) Dean, Faculty Affairs
- (2) Dean, Student Affairs
- (3) Dean, Extension Education
- (4) Dean External Affairs
- (5) Dean, Research & Development

The Deans shall discharge their duties and responsibilities under the supervision of the Provost.

### **CHAPTER-III**

#### **3.0 TERMS AND CONDITIONS OF SERVICE OF EMPLOYEES**

##### **3.1 Appointment of Teachers**

- (1) For the teaching positions in the University, namely Professors, Associate Professors, Assistant Professors or any such similar nomenclatures like Readers, Sr. Lecturers and Lecturers, the Academic Council may recommend to the Governing Body for filling up the vacancies available in different departments of the University from time to time , in two categories namely annual requirement based on Academic and Financial budgets, and for replacement due to attrition, resignation and termination during the academic year
- (2) The Board of Management shall assess the recommendations of the Academic Council and approve filling up of teaching vacancies through an open advertisement and selection process from time to time for annual forecast requirement
- (3) Teaching positions (Professors, Associate Professors, Assistant Professor or any such similar nomenclatures like Readers, Lecturers shall be advertised in the daily News-papers of wide circulation, clearly mentioning the essential qualifications and pay scale for each advertised post as per the norms prescribed by the University Grants Commission (UGC) or any other concerned Regulatory Body and approved by the Governing Body.
- (4) A Screening Committee consisting of three members, appointed by the Provost shall screen all the applications and prepare a summary of all the candidates satisfying the essential qualifications and to be called for the interview.
- (5) A summary of all the screened applications shall be made available to the Selection Committee at the time of interview.
- (6) The Selection Committee for appointment of regular Teachers shall be as per the UGC norms.

- (7) The Selection Committee shall recommend to the Governing Body/Board of Management the names, arranged in order of merit, if any, of the persons whom it considers suitable for the faculty positions.
- (8) After the approval of appointments, as recommended by the Selection Committee and approved by the Governing Body/Board of Management, the Registrar shall issue appointment letters to the selected candidates under his seal and signature.
- (9) In case of any dispute with regard to selection of candidates or any dissenting note by any member of the Selection Committee, the matter shall be referred to the President, whose decision shall be final.
- (10) In addition to the regular teachers, the President /Board of Management may appoint the persons of eminence with outstanding academic and research Achievements as the Professor of Eminence, Professor Emeritus, Distinguished Professor, Adjunct Professor, and Adviser/Director/Director General in the University for introducing academic excellence in research, teaching and extension. The honorarium, perks, terms and conditions for these positions shall be decided by the President. Appointment letters for such persons shall be issued by the Registrar under his seal and signature.
- (11) In addition to full-time teachers, the Provost may decide to engage for fixed period part time, contractual and/ or assignment based positions, either through direct recruitment or outsourcing. The terms and conditions (such as honorarium, TA/DA, conveyance charges etc.) of such engagements shall be decided by President of the University from time to time and such appointment letters shall be issued by the Registrar under his seal and signature.
- (12) Any dispute/legal matter in this regard shall be subject to the jurisdiction of the Mehsana District Court and High Court of Gujarat.
- (13) In case of immediate requirements of replacement during an Academic Year, the Registrar, in consultation with Provost, may appoint suitable persons to fill the vacancy subject to prior approval by the President.
- (14) University shall make provisions relating to service conditions of the teaching and non-teaching staff of the University in accordance with prevailing policies of the UGC from time to time.

### **3.2 Terms and Conditions of the Employees**

1. The Provost, in consultation with the Board of Management and with the approval of the President, shall formulate the policies and terms and conditions of appointment and services of faculty members and other employees.
2. The Registrar shall issue the appointment order of all the employees of the University under his seal and signature.
3. Approval of the Provost, in accordance with the policies and procedures, shall be as formulated by the President/Governing Body for all the teaching & non-teaching staff.

### **3.3 Categories of Non-Teaching Employees**

- (1) The following categories of non –teaching employees will be employed shall be employed by the University
  - (a) Permanent/Probationary employees
  - (b) Contractual employees
  - (c) Casual employees
- (2) Permanent employee means an employee who is appointed against a clear vacancy. The employee may be appointed on probation for two years which may be extended if deemed necessary. On completion of the Probation period, the employee shall be confirmed (made permanent) in the position.
- (3) Contractual employee means an employee who is appointed on contract for a specific period.

- (4) Casual employee means an employee who is engaged on the basis of Muster Roll.
- (5) The terms and service conditions of all the above three categories of employees and arbitration procedures shall be as prescribed by the Regulations of the University from time to time.

## **CHAPTER-IV**

### **4.0 PROCEDURE FOR ARBITRATION DISPUTES BETWEEN EMPLOYEES OR STUDENTS AND SANKALCHAND PATEL UNIVERSITY**

#### **4.1 Action Against the Teachers & Other Staff**

- (1) Where there is an allegation of misconduct against a teacher, the Provost shall constitute an Honour Committee and, if necessary, based on the finding of the Committee may later constitute an Inquiry Committee for the purpose.  
“Provided also that teacher / Respondent party shall be given a reasonable opportunity of being heard.”
- (2) The conduct of all the staff (teaching and non-teaching), Management and Administrative staff including all officers below the rank of Provost is based on Honour, Trust and Mutual Respect.
- (3) In case any member is accused of misconduct or not conforming to the standards prescribed by all the stakeholders, an Honour Committee will be formed from amongst the teachers and non-teaching staff. The Honour Committee shall have up-to five members. The complainant (s) and the accused shall appear before the Honour Committee. The Committee shall decide, based on the representations and evidence presented before it, whether there has been an incidence of misconduct or not.
- (4) Based on the Honour Committee's report, the Provost may decide the further course of action depending on the severity of the offence/misconduct.
- (5) An appeal, against any action taken by the Provost, can be made to the President within 30 days from the date of receiving the communication of the action taken.
- (6) All disputes and legal matters in such cases shall be subject to the jurisdiction of the civil courts of the Visnagar.

#### **4.2 Action in Indiscipline Cases involving Students**

- (1) Where there is an allegation of misconduct against a student, the Dean shall constitute a Disciplinary Committee and, if necessary, based on the finding of the Committee may later constitute an Inquiry Committee for the purpose.
- (2) In case any student is accused of conduct not becoming of a student or not conforming to the standards prescribed by the University, a Disciplinary Committee will be formed by the Dean. The Disciplinary Committee shall have up to five members. The accuser(s) and the accused of misconduct shall appear before the Disciplinary Committee. The Disciplinary Committee shall decide, based on representations and evidence presented before the Committee, whether there was an incidence of misconduct or not.  
“Provided also that student/Respondent party shall be given a reasonable opportunity of being heard.”
- (3) Based on the Disciplinary Committee report, the Dean may decide the course of action depending on the severity of the misconduct.
- (4) An appeal can be made to the Registrar against the action taken by the Dean within 30 days from the date of receiving the communication of the action taken.
- (5) All dispute, legal matters in such cases shall be subject to the jurisdiction of the civil courts of Visnagar.

**CHAPTER –V****5.0 CONFERMENT OF DEGREES, CONVOCATION, WITHDRAWAL OF DEGREES, CONFERMENT OF HONORARY DEGREE, ACADEMIC DISTINCTIONS ETC.****5.1 THE UNIVERSITY SHALL INSTITUTE SUCH DEGREE, DIPLOMA OR CERTIFICATE OR OTHER ACADEMIC TITLES AND DISTINCTIONS AS PER THE NORMS OF UGC / REGULATORY BODIES.****5.2 CONVOCATION**

- (1) University shall confer degrees or diplomas or certificates or other academic titles and distinctions on the persons who have fulfilled the requirements of University for such degrees or diplomas or certificates or other academic titles and distinctions as per the provision of the section 33 of the Act. Such degrees or diplomas or certificates may be conferred / awarded at the Convocation either in person or in absentia.
- (2) The Convocation for award of Degrees, Diplomas, Certificates and other Distinction of the University shall normally be held annually.
- (3) The Academic Council shall frame Regulations relating to the formats of the Degree, Diploma, Documents, Certificates and citations, their texts, issuance of these documents in absentia, duplicate degree and the procedure for holding the Convocation.
- (4) The Academic Council shall make recommendations to the Governing Body based on the recommendations received from the Dean of each Faculty for conferment of the degrees. The President, on behalf of the University, shall confer the degrees upon the students so recommended and approved by the Governing Body.

**5.3 Withdrawal of Degree**

The Academic Council shall have the right to withdraw the Degree, Diploma, Documents, Certificates, Honorary Degree and Academic Distinction etc., if the Council finds that the same is achieved by the person on wrong grounds/ qualifications/eligibility criteria, or in violation of the norms and standards prescribed by the regulatory authorities from time to time, after providing opportunity of being heard.

**5.4 Conferment of Honorary Degree and Academic Distinction as per provision laid down in the section 26 (1-g) of the Act.**

- (1) The Proposal of conferring any Honorary Degree or Academic Distinction on some distinguished personality shall be made in writing, along with the Bio-Data of the proposed recipient, by the concerned Faculty to the Chairman of the Academic Council.
- (2) On receipt of the proposal, a special meeting of the Academic Council shall be called to consider the proposal.
- (3) At such special meeting of the Academic Council, the Provost shall call upon the members to indicate their opinion about the proposal. If the proposal is passed by the Academic Council, it shall be placed before the Governing Body for approval.
- (4) Every proposal for conferment of any Honorary Degree or Academic Distinction shall be made separately and considered in respect of the proposed recipient.
- (5) No employee or Trustee or officer holding any position in either University or Sponsoring Body shall be eligible for an honorary degree.

**CHAPTER – VI****6.0 SCHOLARSHIP AND FELLOWSHIPS TO THE STUDENTS OF THE UNIVERSITY****6.1 Administration of Endowment Fund for Award of Fellowships, Scholarships, Medals and Prizes in the University as per the provisions laid down in section 28(1-d) of the Act.**

The University shall create an Endowment Fund which shall be governed by the following terms & conditions:

- (1) The Board of Management may accept donations for creation of endowment fund for the award of Fellowships, Scholarships, Medals and Prizes of a recurring nature.



- (2) The Board of Management shall administer all the endowments.
- (3) The award shall be made out of the annual income accruing from the endowment. Any part of the income which is not so utilized shall be added to the endowment.
- (4) The Board of Management shall prescribe the conditions of depositing the endowment fund in a nationalized Bank. The value of endowment, necessary for instituting an award, shall be prescribed by the Board of Management.
- (5) No endowment shall be accepted in contravention of the award, and effect shall be given to the wishes of the donor as far as possible.
- (6) In case any endowment is accepted by the Board of Management, the Board shall make a Regulation for it by providing such details as the name of the donor, name of the endowment, initial value, the purposes of the endowment, etc.
- (7) Approval of the names of awardees for fellowships, scholarships, medals and prizes as per the specific Regulation(s)/Ordinance(s) belonging to the specific endowment will be given by the Board of Management.

## **CHAPTER-VII**

### **7.0 ADMISSIONS OF STUDENTS:**

The admissions to the different courses run by the University shall be given as per the provision in Section 26 (1-i) of the Act, as follows:

- (1) Admissions to various courses shall be governed by the norms as prescribed in the Ordinances / Regulations framed for the concerned courses/programs.
- (2) The University may conduct its own Entrance Test, if necessary, or may use the results of the examinations/tests conducted by different State/ National level professional bodies.
- (3) The University may admit students on the basis of merit wherever entrance test is not essentially required.
- (4) The University shall follow the reservation guidelines as per the prevailing Government norms.
- (5) As and when necessary, the guidelines of the different Regulatory bodies of the State/ Centre shall be followed.

### **7.1 NUMBER OF SEATS IN DIFFERENT PROGRAMMES/COURSES**

The number of seats in different courses/subjects for an academic year shall be determined by the Board of Management in consultation with the Academic Council /concerned Institute/ Faculty / School /Department/Centre and such other officers, authorities, bodies, committees or Boards as the Board of Management considers appropriate (to consult).

## **CHAPTER -VIII**

### **8.0 FEES TO BE CHARGED FROM THE STUDENTS:**

#### **8.1 Provisions Regarding Fees:**

The University shall follow the criteria for fixation of Fee for various courses as determined as per provisions of the section 26(1-J) of the Act and by the Professional Fee Fixation Committee wherever applicable. The overall fee structure shall be fixed by the Finance Committee keeping in view the local circumstances and appropriate fee waiver schemes, scholarships, freships and other financial incentives which are also given to the eligible students.

All the courses in the University shall run on self-finance model. The following types of general or common fees may be charged from the students:

1.	Prospectus & Registration
2.	Entrance Examination
3.	Admission Fee(Wherever applicable)

4.	Tuition Fee
5.	Examination Fee
6.	Library Fee
7.	Development/ Amalgamated Fund
8.	Laboratory Fee
9.	Caution Money & Library Deposit (refundable)
10.	Hostel Fee
11.	Transportation(Bus) Fee
12.	Uniform Fee
13.	Convocation Fee
14.	Industrial / Academic Tour Fee
15.	Summer Training Arrangement / Supervision Fee
16.	Social Project Supervision Fee
17.	Finishing School fee
18.	Yoga/Meditation Training Fee
19.	Physical Training & Sports Fee
20.	Educational Tour Fee
21.	Study Material Fee
22.	Stationery Fee
23.	Students' Welfare Fee
24.	Cultural /Co-curricular Activities Fee
25.	Extra Classes Fee
26.	Duplicate Document(s) Fee
27.	Migration Fee
28.	Verification Fee
29.	Compliance Fee
30.	Re-evaluation Fee
31.	Name Change Fee
32.	Medical/ Group Insurance Fee
33.	Personality Development Fee
34.	Soft Skills Training Fee
35.	Alumni Fees
36.	Collegiate Women Development Council (CWDC)
37.	Profile and Placement Fees
38.	Any other(s)

- (1) The University can have minor changes in the fee structure. However, the major changes, if any, shall subject to the approval of the Governing Body/ Academic Council.
- (2) Fees for duplicate mark-sheets, re-evaluation, issuance of degree and such other matters may be charged from the students, as prescribed by the Governing Body/Academic Council.
- (3) The components of Fee may be more and vary from course to course and shall be decided by the Governing Body/Academic Council for each course from time to time. The Governing Body/Academic Council can also propose minor changes in the fee structure.
- (4) The fees for the courses wherever required, shall be in conformity with those proposed by the concerning regulatory bodies.
- (5) The fee structure of various courses and provision of exemption from tuition fee shall be decided by the Academic Council from time to time.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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Vol. LXI ] THURSDAY, AUGUST 20, 2020 / SRAVANA 29, 1942

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> July, 2020.

#### GUJARAT PRIVATE UNIVERSITIES ACT, 2009.

**No: GH/SH/33/EPU/2020/2055/KH1:-** In exercise of the powers conferred by the Section 26 of the Gujarat Private Universities Act, 2009 (Gujarat Act No.8 of 2009), the Government of Gujarat hereby approves the First Statutes of the Bhagwan Mahavir University, Surat as proposed by the Governing Body of the Bhagwan Mahavir University, Surat in its meeting held on 14<sup>th</sup> Sep., 2019.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**  
Under Secretary to Government.

## Chapter – 1

### Preliminary

#### 1. Short Title and commencement

- a) These statutes shall be called the First Statutes of the Bhagwan Mahavir University (BMU), Surat (Gujarat).
- b) It shall come into force on such date as the State Government may, by notification in the *Official Gazette*.
- c) The Statutes are in conjunction with the provisions of the Gujarat Private Universities Act 2009. In case of any changes in the provisions of the Act or the Rules or the Statutes, the provisions of the Act shall prevail.

Nothing in these Statutes shall be deemed to bar the University from amending the Statutes subsequently, according to the provision of Section 27 of the Act and the amended Statutes, if any, shall be applicable with immediate or prospective effect from such a date as prescribed in the notification.

The first statutes have been framed under section 26 of the Gujarat Private Universities Act, 2009 in the 3<sup>rd</sup> (urgent) meeting of Board of Governors dated 02/03/2020 vide item no. 1 and resolution no. 1.

#### 2. Definitions:- In these Statutes, unless the context otherwise requires

- a) "*Academic Council*" means the Academic Council of the University as specified in section 22 of the Gujarat Act No, 8 of 2009;
- b) "*Act*" means the Gujarat Private Universities (Amendment) Act, 19 of 2019;
- c) "*Authorities of the University*"
- d) "*Board of Management*" means the Board of Management of the University as constituted under section 21 of the Gujarat Act No, 8 of 2009;
- e) "*College*" means a colleges maintained by the University;
- f) "*Controller of Examinations*" means the Controller of Examinations of the University;
- g) "*Dean of Academic Affairs*" means the academic authority of the University responsible for developing the educational policy of the University;
- h) "*Director/Dean Research & Development*" means the Director/Dean of the University responsible for developing the research policy of the University;
- i) "*Director/ Dean*" Director/Dean means Director/Dean of the Colleges of the University;
- j) "*Employee*" means employee appointed by the University; and includes teachers and others staff of the Colleges of the University or of a constituent college;
- k) "*Fee*" means collection made by the University from the students for different purposes under different heads;
- l) "*Governing Body*" means the Governing Body of the University constituted under section 20 of the Gujarat Act No, 8 of 2009;
- m) "*Government*" means the Government of Gujarat;
- n) "*Officers of the University*" means Officers of the University under section 13 of the Gujarat Act No, 8 of 2009;
- o) "*President*" means the *President* of the University appointed under section 14 of the Gujarat Act No, 8 of 2009;
- p) "*Provost*" means the *Provost* of the University appointed under section 15 of the Gujarat Act No, 8 of 2009;
- q) "*Registrar*" means the Registrar of the University appointed under section 16 of the Gujarat Act No, 8 of 2009;

- r) "*Sponsoring body*" in relation to a University established under a public trust (No-E5108/Surat, Dated 24-01-2002) registered under the Bombay Public Trusts Act 1950;
- s) "*Student of the University*" means a person enrolled in the University for taking a course of study for a degree, diploma, or other academic distinction duly approved by the University, including a research degree;
- t) "*The Chief Finance and Accounts Officer*" means the Chief Finance and Accounts Officer" of the University appointed under section 17 of the Gujarat Act No, 8 of 2009;
- u) "*Teacher*" means a Professor, Reader, Lecturer or any other person required to impart education or to guide research or to render guidance in any other form to the students for pursuing a course of study of the University;
- v) "*University*" means the Bhagwan Mahavir University, Surat, Gujarat;

### **3. Seal of the University**

- a) The University shall have a common seal to be used for the purposes of the University and the design of the seal shall be decided by the University after approval of the Sponsoring Body subject to further change or amendment as deemed necessary from time to time.
- b) The University after obtaining the approval of the Sponsoring Body may also decide to make and use such as : Flag, Anthem, Insignia, Vehicle Flag and other symbol or graphic expressions, abbreviations or likewise, for such purposes as deemed necessary and which are permissible by the State or the Central Government.

### **4. Objectives of the University**

The objects of the Universities shall be to create, organize, preserve and disseminate knowledge in the fields of science, technology, humanities, social sciences, education, management, commerce, law, pharmacy, architecture, design, paramedical sciences, healthcare and any other field for the advancement of mankind in particular and other objects of the Universities shall be as given in Section-4 item nos. (a) to (s) of the Gujarat Private Universities Act 8 of 2009 and shall remain the same.

### **5. Powers of the University**

The powers of the Universities shall be as given in Section-4 item nos. (i) to (xxxviii) of the Gujarat Private Universities Act 8 of 2009 and shall remain the same.

### **6. University open to all irrespective of sex, religion, class, colour, creed, or opinion**

- a) No person shall be excluded from any office of the University or from membership of any of its authorities or from admission to any degree, diploma or other academic distinction or course of study on the ground of sex, race or creed, class, caste, place of birth religious belief or political or other opinion.
- b) It shall not be lawful for the University to impose on any person any test whatsoever relating to sex, race, creed, caste, class, place of birth, religious belief or political or other opinion in order to entitle him to be admitted as a student or to hold any office or post in the University or to qualify for any degree, diploma or other academic distinction or to enjoy or exercise any privileges of the University or any benefaction thereof.

### **7. Powers to amend Statutes**

Amendments can be made to existing statutes and the Governing Body shall amend Statutes as and when required for the administration of the University and submit the same to the Government for approval.

## Chapter – 2

### **The Constitution, Powers and Functions of the Authorities and Other Officers of the University as may be Constituted from Time to Time**

The following shall be the officers of the University, namely:-

1. The President;
2. The Provost;
3. The Dy. Provost;
4. The Registrar;
5. The Chief Finance and Accounts Officer;
6. The Dean of Academic Affairs;
7. The Controller of Examinations;
8. The Director/Dean, Research & Development;

Such other persons in the service of the University as may be declared by the subsequent statutes to be the officers of the University.

#### **1. The President**

##### **Appointment, Powers and functions of the President**

- a) The President shall be appointed by the sponsoring body in consultation with the state government for a term of three years on such terms and conditions as may be decided by the sponsoring body from time to time and he shall be eligible for reappointment.
- b) The President shall, by virtue of his office, be the Head of the University and shall preside over convocations of the University.
- c) The President shall preside at the meetings of the Governing Body and at the convocation of the University for conferring degrees, diplomas or other academic distinctions and in his absence by any other member of the Governing Body nominated by it.
- d) The President shall have the following powers, namely
  - i. to call for any information or record.
  - ii. to appoint the Provost; and multiple Dy. Provost in different parts to cover the multidisciplinary areas of the University (as per requirement).
  - iii. To remove the Provost in accordance with the provision of sub section (6) of section 15 Gujarat act 8 of 2009. The President may on representation made or otherwise and after making such inquiry as may be necessary and is of the opinion that the continuance of the Provost in office is not in the interests of the University, by an order in writing stating the reasons therein, direct the Provost to relinquish his office from the date specified in the order.

Provided that before taking an action under this sub-section, the Provost shall be given an opportunity of being heard.
- e) Every proposal for the conferment of an Honorary Degree as recommended by the Committee appointed for the purpose shall be subject to confirmation by the President.
- f) The President shall have the power to convene or cause to be convened meeting of Governing Body and any other authorities of the University, including emergent meeting as per the exigencies.

- g) The President may, defer any decision of any of the authorities of the University or of the Provost; he shall be empowered to take such other action as he may deem fit in the interest of the University.
- h) The President shall exercise and take decisions on all matters vested in Governing Body however he will report such action taken in the next Governing Body for confirmation.
- i) The Sponsoring Body shall make, amend, alter, and modify the powers of the President as required for the administration of the University.

## 2. The Provost

### Appointment, Powers and functions of the Provost

- a) The Provost shall be a whole time salaried officer of the University and shall be appointed by the Governing Body out of the panel of three persons recommended by the Search Committee consisting of the following members, and shall, hold office for a term of three years
  - i. an eminent professional to be nominated by the Board of Management.
  - ii. an eminent educationalist to be nominated by the Board of Management and
  - iii. one member of the Board of Management to be nominated by the President.
- b) After expiry of the term of three years, the Provost shall be eligible for re-appointment for another term of three years subject to the approval of the Governing Body.
- c) Provost shall continue to hold the office even after expiry of his term till new Provost take charge of the office, but in any case this period shall not exceed one year.
- d) Provided also that the President may appoint first Provost for a period of one year or until the regular Provost is appointed whichever is earlier.
- e) The Provost shall be the Principal Administrator and academic officer of the University and shall exercise general superintendence and control over the affairs of the university and shall execute the decisions of various authorities of the University.
- f) Where in the opinion of the Provost it is necessary to take immediate action on any matter for which powers are conferred on any other authority, he may take such action as he deems necessary and shall at the earliest opportunity thereafter report his action to such officer or authority as would have in the ordinary course dealt with the matter provided that if in the opinion of the concerned officer or authority such action should not have been taken by the Provost then such case shall be referred to the President, whose decision thereon shall be final.
- g) In the opinion of the Provost, decision of any authority of the University is not within the powers conferred by the Statutes and the Ordinances to the interests of the University, the Provost shall request the concerned authority to revise its decision within fifteen days from the date of its decision and in case the authority refuses to revise such decision wholly or partly or fails to take any decision within fifteen days then such matter shall be referred to the President and his decision thereon shall be final.
- h) The Provost shall have all the powers necessary for the proper maintenance of discipline in the University and he may delegate any such powers to such officer or officers as he may deem fit.
- i) With the approval of the President the Provost shall make appointments of the Directors/ Deans, Professors, Associate Professors, Assistant Professors, Librarian and other academic and administrative staff of the University, as may be necessary, on the recommendations of the selection committees constituted for the purpose by the President.
- j) The Provost shall act as a vital link with the approval authorities as UGC, AICTE etc or any other National and International agencies and other regulatory authorities of Universities, as the case may be;
- k) The Provost shall be responsible for the proper maintenance and discipline of the University and shall be accountable to the President and authorities of the University.

- l) The Provost shall exercise such other powers as may be specified in the subsequent statutes and these powers shall be amend, alter, modify as and when required by the Governing Body.

### **3. The Dy. Provost**

#### **Appointment and Powers of the Dy. Provost**

- a) The Dy. Provost shall be appointed by the President subject to the approval of the Governing Body.
- b) The Dy. Provost shall assist the Provost in discharging day to day duties as and when required by the Provost.
- c) In absence of Provost, Dy. Provost will take over all the responsibilities of the Provost.

### **4. The Registrar**

#### **Appointment, Powers and functions of the Registrar**

- a) The Registrar shall be appointed by the Chairperson of the Sponsoring Body.
- b) The Registrar shall be a whole time salaried officer of the University and shall work under the direction and control of the Provost and shall be accountable to the President/Provost and other authorities of the University.
- c) The Registrar shall formulate a time schedule for various administrative activities for the annual or semester format including receiving of applications for admissions to the University and to keep a permanent record of all the students enrolled and information connected therewith.
- d) All contracts shall be signed and all documents and records shall be authenticated by the Registrar on behalf of the University.
- e) The Registrar shall be the Member-Secretary of the Governing Body, the Board of Management and Academic Council but he shall not have a right to vote.
- f) The Registrar shall supply to the President copies of the agenda of meeting of the authorities as soon as they are issued and the minutes of such meeting ordinarily within a month of the holding of the meeting.
- g) The Registrar shall be responsible for the general discipline of the administrative officers of the University office and shall have disciplinary control over the employees in the administrative offices of the University.
- h) The Sponsoring Body shall make, amend, alter, and modify the powers of the President as required for the administration of the University.
- i) The Registrar shall perform such other functions as may from time to time be, as the case may be.
- j) Registrar shall exercise such powers and perform such duties as may be assigned to him by the Provost and the President time to time and specified in the subsequent statutes and these powers shall be amend, alter, modify as and when required by the Governing Body.

### **5. The Chief Finance and Accounts Officer**

#### **Appointment, Powers and functions of the Chief Finance and Accounts Officer**

- a) The appointment of the Chief finance and Accounts Officer shall be made by the President, subject to the approval of the Sponsoring/ Governing Body.
- b) The Chief Finance and Accounts Officer shall be a whole time salaried officer of the University and shall be directly responsible to the Provost.
- c) The Chief Finance and Accounts Officer shall be responsible for preparation of Annual Budget and statement of account which shall be deliberated at Finance Committee.
- d) The Chief Finance and Accounts Officer shall be responsible to maintain and administer the account under head of payment Endowment Fund, General Fund and Development Fund presentation of the same before the appropriate bodies of the University for Approval.



- e) To prepare and issue agenda and maintain minutes of the meeting of the finance committee, and conduct the correspondence on behalf of the said committee. He shall Act as the member secretary of the finance committee and with the right to vote and shall be responsible for maintaining the record of the minutes of the finance committee and other sub committees of his department.
- f) To exercise such other financial powers as may be authorized by the competent authority subject to the exceptions if any subjected to the approval of the Governing Body.

## **6. The Dean of Academic Affairs**

### **Appointment, Powers and functions of the Dean of Academic Affairs**

- a) There shall be a Dean of Academic Affairs appointed by the President on the recommendations of the Provost. The term of appointment of the Dean of Academic Affairs shall normally be three years and shall be eligible for re appointment.
- b) The Dean of Academic Affairs, as an academic administrator, will assist the Provost in keeping a close watch on Academic activities undertaken by the Colleges. He will ensure that the decisions of the Academic Council are followed in letter and spirit. He will advise the Provost on updation of curriculum, in line with the demand of industry and at par with the one followed by the institutions of repute. The academic proposals emanating from the Colleges will be scrutinized by the Dean of Academic Affairs before they are forwarded for consideration of the Provost or the Academic Council.
- c) The Dean of Academic Affairs shall coordinate and supervise the admissions of students to various courses of the University;
- d) shall be recommend an academic calendar containing all academic activities including decisions as regards academic terms, Summer and winter recesses, dates for commencement of academic session, schedule of examinations, declaration of results and so on in consultation with respective Heads of the Academic Units for the approval of the Provost.
- e) shall be recommend the plans to the Provost for the organization of Seminars/ Conferences and other academic programmes in consultation with the concerned academic units.
- f) shall be exercise supervision and control on the working of the foreign information Bureau of the University.
- g) Shall be recommend to the Provost about the establishment of new academic programmes and for the elimination of certain other existing programmes.
- h) shall be develop academic collaboration for the University with Institutions of repute both in India and abroad.
- i) shall be perform any other duty or function allotted to him by the Provost and other authorities of the University from time to time.

The Dean of Academic Affairs shall be subject to the direction and control of the Provost and accountable to the Provost/ President and authorities of the University.

## **7. The Controller of Examinations**

### **Appointment, Powers and functions of the Controller of Examinations**

- a) The Controller of Examination shall be appointed by the Provost on the recommendation of the selection committee as may be constituted by him as under
  - i. Provost - (Chairman)
  - ii. One member of the Governing Body nominated by the President. – (Member)
  - iii. One Director/Dean/ Professor from the University as an expert nominated by the Provost - (Member)
- b) To arrange for and supervise the work of examinations of the University maintaining the confidentiality (integrity) and credibility of the examinations system of the University.

- c) The Controller of Examinations shall be the Principal Officer in-charge to supervise examinations and declaration of results and making it available on internet/intranet and all such official public platforms for the students. He shall discharge his functions under the direct supervision, direction and guidance of the Provost.
- d) The Controller of Examination shall work in accordance with the decision of the examination committee and shall responsible for
  - i. Scheduling and Conduct of University Examinations.
  - ii. Organise setting/ moderation of papers.
  - iii. Rectification of Evaluation process in the Academic Council.
  - iv. Management and Evaluation of Answer sheets.
  - v. Selection of Examiner as recommended by the heads of the Colleges and their ratification in the Academic Council.
  - vi. Completion of the result and forwarding it to the Academic Council for Approval.
  - vii. Review of result summary & analysis in the Academic Council.
  - viii. Approval of Award of the Degree for passing out students in the Academic Council.

#### **8. The Director, Research and Development (R&D)**

##### **Appointment, duties and functions of the Director, Research and Development (R&D)**

- a) The Chairman, Governing Body, on the recommendation of a committee chaired by the Provost and consisting of atleast 3 experts from within as well as outside, may make appointment to the Director, Research and Development (R&D).
- b) He/ she shall be responsible for overall coordination of “Research Board” constituted to decide the research and development road-map and to provide the leadership for promotion of various R&D related activities in the University.
- c) He/ she shall be responsible for the Research programme (M.Phil./ Ph.D.) and ensure that the topic of research selected has relevance to the present day requirements.
- d) He/ she shall be responsible for quality of research conducted as well as the standard and quality of research supervision and training.
- e) He/ she shall be responsible for creating an interest and involving the Undergraduate and postgraduate students in research activities.
- f) He/ she shall be responsible for encouraging and support to the faculty members in sourcing opportunities for research grants/ funds.
- g) He/ she shall be responsible to hold Workshops/Faculty Development programmes for sensitizing the faculty of the academic units with related to research and development;
- h) To perform such other duties or functions as may be assigned to him by the Provost and authorities of the university from time to time.

### **Chapter – 3**

#### **Authorities of the University**

The following shall be the authorities of the University namely:-

- 1. The Governing Body
- 2. The Board of Management
- 3. The Academic Council
- 4. The Finance Committee

**1. The Governing Body****a) Members of the Governing Body**

- i. The President;
- ii. The Provost;
- iii. Four persons to be nominated by the sponsoring body out of whom two shall be eminent educationist;
- iv. Two Director/Dean of the constituent Colleges or centres of the University, by rotation, to be nominated by the Provost;
- v. One expert of Management or Information Technology from outside the University to be nominated by the Governing Body;
- vi. Three experts representing other disciplines such as finance, legal and social sector to be nominated by the Governing Body;
- vii. One eminent industrialist to be nominated by the Governing Body; and
- viii. Secretary to the Government of Gujarat, Higher and Technical Education or his representative not below the rank of Deputy Secretary to Government or the Deputy Commissioner-ex-officio;

The President shall be the Chairman of the Governing Body.

- i. An *ex-officio* member shall continue so long as he holds the office by virtue of which he is such a member.
- ii. As nearly as one third of the nominated members, except the *ex-officio* member shall retire by rotation each year. In the first two instances, the Board may decide the procedure to identify the members who will retire.
- iii. A member may be re-nominated for the next term.
- iv. A member may resign his office by writing under this hand, addressed to the Chairperson, but he shall continue in office until his resignation has been accepted by the Chairperson.
- v. The Governing Body shall be the supreme authority of the University. All the movable and immovable property of the University shall vest in the Governing Body.

**b) Powers of the Governing Body**

- i. to provide general superintendence and directions and to control functioning of the University by using all such powers as are provided by this Act or the Statutes, Ordinances, Regulations or Rules made there under.
- ii. to review the decisions of other authorities of the University in case they are not in conformity with the provisions of Act or the Statutes, Ordinances, Regulations or Rules made there under.
- iii. The Governing Body shall take all such measures and to do all such acts, as may be necessary or desirable to achieve the objects of the University.
- iv. to approve the budget and annual report of the University.
- v. to lay down the extensive policies to be followed by the University.
- vi. to recommend to the sponsoring body about the voluntary liquidation of the University and
- vii. such other powers as may be prescribed in the subsequent Statutes.

**c) Meeting of the Governing Body**

- i. The Governing Body shall meet at least three times in a calendar year.

- ii. Minimum four members shall form a quorum for a meeting of the Governing Body.
- iii. All decisions at the meeting shall be taken by a majority vote of the members present. The chairperson at the meeting shall have a second or casting vote in the case of a tie.

## **2. The Board of Management**

### **Members of the Board of Management**

- i. The President;
- ii. The Provost;
- iii. Two members of Governing Body to be nominated by the sponsoring body;
- iv. two persons, who are not the members of the Governing Body, to be nominated by the Sponsoring Body;
- v. Three persons among the faculty members of the University to be nominated by the Sponsoring Body; and
- vi. One faculty member, to be nominated by the President;
- vii. The President shall be the Chairperson of the Board of Management;
- viii. Provided that President may at his discretion nominate any other member of the Governing Body to be the Chairperson of the Board of Management;
- ix. The Board of Management shall meet once in every two months;
- x. Minimum four members shall form a quorum for a meeting of the Board of the Management;

To exercise such other powers and perform such other functions as may be conferred by the Governing Body.

## **3. The Academic Council**

The Academic Council shall be the Principal Academic Body of the University.

### **a) Members of the Academic Council:**

- i. The Provost;
- ii. The Dy. Provost;
- iii. The Dean of Academics affairs;
- iv. The Directors/Deans of all College established by the University;
- v. Four Professors of the different College;
- vi. The Controller of Examinations;
- vii. Five Persons of academic eminence nominated by the Governing Body;
- viii. The Provost shall be the Chairperson of the Academic Council;
- ix. Registrar, who shall be the non member Secretary of the Academic Council;
- x. The Finance Officer and other officer or any External Dignitary may be invited to a meeting of the Academic Council as and when considered necessary;

### **b) Powers and duties of the Academic Council:**

- i. to exercise general provisions or the academic policies of the University, and to give directions regarding methods of instruction , cooperative teaching among academic units, evaluation of research or improvements in academics standards.
- ii. to bring about inter disciplinary, interfaculty coordination to establish or appoint committees for taking up projects.

- iii. to consider methods of general academic interests either on its own initiative or on a reference by the Provost, the Provost or Board of Management or a faculty and to take appropriate action thereon.
  - iv. to frame regulations in consonance with the Act, Statutes and Ordinances regarding the academic functioning of the University , discipline, residence ,admissions award of fellowships and studentships , fee concessions , attendance , internal assessment , award and distinctions, etc
  - v. to provide scheme of examinations , syllabi and courses of study for various examinations and approve names of Examiners/ Paper setters on the recommendations of the respective Colleges.
  - vi. to exercise such powers and performs and performs such other duties as may be conferred or imposed on the Academic Council by the Act , Statues or the Ordinance.
  - vii. To advise the Governing Body on all academic matters including matters relating to examination conducted by the University.
  - viii. To advise the Governing Body in regard to the qualifications required to be possessed by persons imparting instructions in particular subjects for various degrees and diplomas of the University.
  - ix. To perform all such duties in relation to academic matters and to do all such acts as may be necessary for carrying out the provisions of Act, the Statutes and the Ordinances properly.
  - x. The meeting of the Academic Council shall be called by the Registrar under the directions of the Provost.
  - xi. The Council shall have at least one meeting in each term i.e. two meetings in an Academic year.
  - xii. The minutes of the meeting shall be reported to the Chairman Governing Body within five working days of the meeting, after these are approved by the Provost and
  - xiii. The quorum of the meetings of the Academic Council shall be one third of its total members. All decisions at the meeting shall be taken by majority vote of the members present. The Chairperson at the meeting shall have a second or a casting vote in the case of a tie.
- c) All the decisions of the Academic Council as regards conduction of examinations, design of courses of studies and syllabi insofar as they are not provided by the Statutes and the Ordinance shall be final.

#### **4. The Finance Committee**

##### **a) The Finance Committee shall consist of**

- i. The Provost; Chairman
- ii. The Dy. Provost; Vice-Chairman
- iii. One member to be nominated by the Provost from amongst the Members of the Board of Management;
- iv. One Director/ Dean, not being a member of the Governing Body or the Academic Council but in the service of the University, nominated by the Provost;
- v. Two financial expert nominated by the Governing Body;
- vi. The Registrar;
- vii. The Chief Finance and Accounts Officer; Secretary
- viii. The other Officer/ Faculty Member or any External Dignitary may be invited to a meeting as and when considered necessary;

- b) Every member of the committee shall be for a term of three years from the date on which he becomes a member of the committee.
- c) One third members of the finance committee shall form the quorum for the meeting.
- d) All decision at the meeting shall be taken by a majority vote of the members present. The Chairperson shall have casting vote in case of tie.
- e) The finance committee shall ordinarily meet twice in a year.
- f) The Finance Committee shall guide the Finance Officer on matters relating to the administration of property and funds of the University.
- g) The finance committee shall guide to fix the limits for the total recurring and non-recurring expenditure for the year, based on income and resources for the University, and no expenditure shall be incurred by the University in excess of the limits so fixed.
- h) The annual accounts and the financial estimates of the University prepared by the chief finance and accounts officer shall be laid before the finance committee for consideration and comments and thereafter submitted, with or without amendments to the Government Body within the overall ceiling fixed by the committee.
- i) The committee shall scrutinize all financial proposal forwarded by the various Authorities and recommend to the Executive council for approval.
- j) The committee shall scrutinize the annual accounts and balance sheet and shall forward to the Governing Body with its recommendations.
- k) The committee shall get the accounts audited by an experienced qualified firm of Chartered Accountant of repute at least once in a year but the interval of audit should not exceed more than fifteen months.

## Chapter- 4

### The Colleges of Bhagwan Mahavir University, Surat

The University shall established following Colleges which may be amalgamated, re-structured or abolished as pr the requirement and may also establish new colleges with recommendation of Academic Council and approved by Governing Body.

#### 1. Colleges to be established in the University

Sr. No.	College Code	Name of Colleges
1.	01	Mahavir Swami College of Engineering & Technology
2.	02	Bhagwan Mahavir College of Computer Application
3.	03	Mahavir Swami College of Polytechnic
4.	04	Bhagwan Mahavir College of Pharmacy
5.	05	Bhagwan Mahavir College of Management
6.	06	Bhagwan Mahavir College of Commerce & Management Studies
7.	07	Bhagwan Arihant Institute of Technology
8.	08	Bhagwan Mahavir College for Advance Research
9.	09	Bhagwan Mahavir School of Nursing
10.	10	Bhagwan Mahavir College of Liberal Arts & Humanities
11.	11	Bhagwan Mahavir College of Para Medical Sciences & Healthcare
12.	12	Bhagwan Mahavir College of Basic & Applied Sciences
13.	13	Bhagwan Mahavir College of Architecture
14.	14	Mahavir Swami Institute of Architecture

Sr. No.	College Code	Name of Colleges
15.	15	Bhagwan Mahavir College of Hotel Management
16.	16	Shikshan Bharti College of Education
17.	17	Bhagwan Mahavir College of Education
18.	18	Bhagwan Mahavir PTC
19.	19	Lala Gangaram Jain memorial College of PTC
20.	20	Sharirik Shikshan Mahavidyalaya
21.	21	Bhagwan Mahavir College of Physical Education
22.	22	Bhagwan Mahavir College of CPED
23.	23	Bhagwan Mahavir College of Fashion and Design
24.	24	Bhagwan Mahavir College of Legal Studies
25.	25	Bhagwan Mahavir Centre for Skill Development
26.	26	Bhagwan Mahavir Centre for International Studies

## Chapter- 5

### Miscellaneous Provisions Concerning Authorities

#### 1. The Manner of Appointments to Teaching/ Academic Posts

- a) The Teachers of the University shall be appointed on the Recommendation of Selection Committee with the approval of Board of Management through President and academic council.

Teaching positions (Professors, Associate Professors, Assistant Professor or any such similar nomenclatures like Readers, Sr. Lecturers and Lecturers shall be advertised in the daily newspapers of wide circulation, clearly mentioning the essential qualifications and pay scale for each advertised post as per the norms prescribed by the University Grants Commission (UGC) or any other concerned Regulatory Body and approved by the Governing Body.

Selection committee for such appointments shall be constituted as per the UGC / Other regulatory body norms in this behalf.

The Selection Committee shall recommend to the Governing Body/Board of Management the names, arranged in order of merit, if any, of the persons whom it considers suitable for the faculty positions.

- b) No person shall be appointed as a teacher of the University for the Regular Post except on the recommendation of a selection committee constituted for the purpose. However, temporary appointments can be made on contract basis without the selection committee.

- c) **Selection Committee:-** There shall be Selection Committee for making recommendation for appointment to teaching/ Academic Post , which shall consist of the following:

- Provost;
- President's Nominee;
- Director/Dean of Faculty Concerned;
- Director/ Dean/ HOD (if he/she is Professor);
- Two Person not connected with the university nominated by the President out of a panel of expert recommended by the having special knowledge of or in the subject concerned:

Provided that the President may, if he considers necessary, add more name to the panel of experts drawn by the Provost;

- Registrar shall act as Secretary of the selection committees;

- vii. Four members including one expert shall form the quorum;
- d) Appointment to regular teaching/ Academic Post shall be made through open advertisement as per qualifications prescribed by the concerned regulating councils.
- e) Notwithstanding anything contained in the act and Statutes and other rules made there under the President on the recommendation of the Provost may invite a person of High Academic Distinction and professional attainments to accept an assignment as Professor Emeritus or Visiting Professor or Scholar of Eminence or Guest Faculty and the like on such terms and conditions as may be mutually agreed and offer him to join the university as such.

## **2. Appointment to other Administrative and Non-Teaching Post**

- a) Appointment to other Administrative and non-teaching post shall be made as per the UGC / other regulatory body norms, wherever it is expressly applicable. Appointment to other Administrative and Non Teaching post shall be made on the recommendations of the Selection Committee which shall consist of the following: -
  - i. Provost (or his nominee not below the rank of Professor);
  - ii. President's Nominee;
  - iii. One Member of the Board of Management nominated by the Provost;
  - iv. One Expert Nominated by the President out of the Panel of Experts recommended by the Provost;
  - v. Registrar (Member Secretary);
  - vi. Three members shall form the quorum;
- b) Appointment to the regular administrative posts shall be made through selection Committee by open advertisement as per qualifications prescribed by the Board of Management. However, temporary appointments can be made on contract basis without selection committee.

## **3. Terms and Conditions of Service of the Employees**

- a) All the employees of the University including teachers and other academic staff of the University shall, in the absence of any agreement to the contrary, be governed by the terms and conditions of service and conduct rules as may be specified by the University from time to time.
- b) All regular employees will be appointed on probation of two years extendable for another year during which period their service can be terminated with one month's notice from either side without assigning any reason. After confirmation the notice for termination will be three months. In the case of appointments on temporary or contract basis their service will be determined as per terms of their appointment.
- c) Where there is an allegation of misconduct or dereliction of duty against an employee, the Provost may, if he thinks fit, by an order in writing place the employee under suspension and shall report to the Board of management, the circumstances under which the order was made.

Provided that the Board of management may, if it is of the opinion that the circumstances of the case do not warrant the suspension of the employee, revoke that order.
- d) Notwithstanding anything contained in terms of his/her appointment or contract of service, the Provost with the approval of the President shall be entitled to remove an employee on the ground of misconduct.

Provided that no employee shall be removed under above clause until he/she has been given a reasonable opportunity to show cause against the action proposed to be taken against him.

## **4. The Procedure for Arbitration**

- a) Any dispute arising between the university and an employee of the university and the same not being decided for a period of more than one year, shall, on the request of either party be referred to an arbitral tribunal for decision, which shall consist of the following:



- i. a chairperson nominated by the President ;
  - ii. one person nominated by the Board of Management and
  - iii. one person nominated by the employee concerned;
- b) The university shall furnish any record, report or other information called for by the arbitral tribunal to discharge its function in an efficient manner.
- c) The decision of arbitral tribunal shall be final and no suit shall lie in any civil court in respect of the matter decided by it.
- d) Any student or candidate for an examination whose name has been removed from the rolls of the university by the orders or resolution of the Provost, Discipline committee or examination committee, as the case may be , and who has been debarred from appearing at the examination of the university for more than one year, may, within ten days of the date of receipt of such orders or copy of such resolution by him, appeal to the President and the President may confirm, modify or reverse the decision of the Provost or the committee , as the case may be and any dispute arising out of any disciplinary action taken by the university against a student shall, at the request of such student, be referred to the Arbitral tribunal in the manner.
- e) Every employee or student of the university or any academic unit shall, notwithstanding anything contained in the act, have a right to appeal within such time as may be specified by the regulation, to the President against the decision of any other or authority, as the case may be, and thereupon The President may confirm, modify or reverse the decision appealed against.

#### **5. Conferment of Honorary Degrees and Academic Distinctions**

- a) Proposal of conferring an Honorary Degree or Academic Distinction to a distinguished personality shall be made in writing, along with the Bio-data of the proposed recipient, by a Faculty or any other official to the Chairman of the Academic Council.
- b) On receipt of the proposal, a special meeting of the Academic Council or its standing committee will be called to consider the proposal.
- c) The decision of the Academic Council will be referred to the Governing Body for recommending the approval of the Visitor.
- d) No employee, trustee or officer holding any position or associated with the sponsoring body/ university is eligible for an honorary degree.

#### **6. Institution of Fellowships, Scholarships, Studentships, Medals, Prizes etc**

- a) Subject to the availability of funds, the academic council shall initiate action in consultation with the appropriate faculty of each academic unit and recommended the institution of tuition free ships, fellowships, scholarships, studentships, medals, prizes etc. The academic council shall recommend these awards to the board of management.
- b) The Board of Management shall have full powers to make rules and regulations for the purposes of award, suspension, or cancellation of the tuition free ship, fellowships, scholarships, studentships, medals, prizes etc, approves by it.

#### **7. Convocation**

- a) Certificates, Degrees and Diplomas shall be conferred by the University only on successful completion of the academic requirements for a given program.
- b) Convocation for conferring its degrees, diplomas, and other academic distinctions may be held by the University once in a year on such date and at such time as the Board of Management may fix.
- c) A special Convocation to award Honorary Degrees/Academic distinctions to distinguished persons may be held by the University with the prior approval of the President.

- d) The academic Council shall frame Regulations relating to the format of the Degree and Diploma, Documents, Certificates and Citations, their text, issuance of these documents in absentia, duplicate degree and procedure for holding convocation.
- e) Where the University does not find it convenient to hold the convocation in accordance with Statutes, the degrees diplomas and other academic distinctions may be handed over personally or dispatched to the candidates concerned by registered post.

#### **8. Admission policy**

- a) Subject to the provisions of the Act, admission in the University shall be made strictly on the basis of merit.
- b) Merit for admission in the university may be determined either on the basis of marks or grade obtained in the qualifying examination and achievements in co- curricular and extra- curricular activities or on the basis of marks or grade obtained in the entrance test conducted at the state level either by an association of the universities conducting similar courses or by an agency of the state.

Provided that admission in professional and technical courses shall be made only through an entrance test. Provided that the admission in professional educational colleges or institutions of the university shall be governed under the provisions of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007, Admission Committee for Professional Courses (ACPC) and the Gujarat Professional Medical Educational Colleges or Institutes (Regulation of Admission and Fixation of Fees) Act, 2007.

- c) Reservation of seats is as per Government of Gujarat Norms.
- d) Provided further that in case seats allotted under reserved categories remain vacant, the seats shall be converted into general categories and offered to the candidates of general category.

#### **9. Fee Structure**

- a) The University may, from time to time, prepare fee structure as per Government Norms and shall send it for information to the government, at least thirty days before the commencement of the academic session.
- b) The universities shall not charge any fee, by whatever name called, other than that prescribed.
- c) Attach a list, mentioning the general or common fees to be charged from the students. The fees for the courses wherever required, shall be in conformity with those proposed by the concerning regulatory bodies.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

THURSDAY, AUGUST 20, 2020 / SRAVANA 29, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> July, 2020.

#### GUJARAT PRIVATE UNIVERSITIES ACT, 2009.

**No: GH/SH/34/EPU/2020/2055/KH1:-** In exercise of the powers conferred by the Section 28 of the Gujarat Private Universities Act, 2009 (Gujarat Act No.8 of 2009), the Government of Gujarat hereby approves the First Ordinance of the Bhagwan Mahavir University, Surat as proposed by the Governing Body of the Bhagwan Mahavir University, Surat in its meeting held on 20<sup>th</sup> Aug., 2019.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**

Under Secretary to Government.

## Chapter-1

### The First Ordinance of Bhagwan Mahavir University, Surat (Gujarat)

#### 1) Short Title, Scope and Commencement

- a) The “*Ordinance*” shall mean The Ordinances of Bhagwan Mahavir University, Surat (Gujarat).
- b) The Ordinance is subject to the provisions of the Gujarat Private Universities Act, 08 of 2009 as amended from time to time.
- c) They shall come into force with effect from the date of approval of the Governing Body.
- d) The Ordinances shall be applicable to all the programmes offered by the constituent Colleges, Departments and Centres of Bhagwan Mahavir University, Surat
- e) The Ph.D. programme shall be governed by the Doctor of Philosophy (Ph.D.) Ordinances approved by the Governing Body.
- f) Nothing in these Ordinances shall be deemed to debar the University to amend these Ordinances subsequently.
- g) Unless provided otherwise, the Ordinances, Regulations, Orders, Memos, Codes, Procedures, Policies, Schemes etc, on the subjects covered under these Ordinances, shall cease to operate from the date of enactment of these Ordinances.
- h) Any abbreviation or shortened form of a word shall represent and mean exactly that word as defined in the Act, the Statutes, these Ordinances, Manuals and such other documents of the University, as may be framed from time to time.

#### 2) Definitions

- a) *Act* means the “Gujarat Private Universities Act, 08 of 2009” and subsequent amendments.
- b) *A Regular Course of Study*”, means the courses of study running in the University as full time or campus-based study.
- c) *Academic Council* means Academic Council of the University.
- d) *Academic Counsellor* means a teaching member assigned the task of providing the course-specific and programme-specific information to a group of students and to advise them on the choice of suitable courses.
- e) *Academic Year* means a period of twelve months devoted to complete the requirements specified in the scheme and curriculum of the concerned course(s) and apportioned into two independent semesters like Even Semester (Jan-June) and Odd Semester (Jul-Dec), for purpose of delivery of course work, evaluation and monitoring of the progress of students.
- f) *Admission Committee* means Admission committee duly constituted by President/Provost/Deputy Provost of the University for conducting admission process and as provided in Admission Policy.
- g) *Admission Policy* means Admission Policy & Selection Procedure as notified in ordinance/statute of the University.
- h) *Applicant* means a candidate seeking admission to the University.
- i) *Branch of Courses of Study* means the area of the specialization of the study of any of the programs of respective Colleges.
- j) *Class* means specific group of students meeting for specific instructional purposes and it may mean the whole series of scheduled meetings or just one session and a Class may be a lecture, a tutorial or a practical class.
- k) *College* means an institution created for monitoring, supervising and guiding, teaching and research activities in broadly related fields of studies.
- l) *Controller of Examination* means the person who has been put in charge to conduct the examination(s).
- m) *Course Detail* means detailed scheme of a course.

- n) **Course** means a prescribed set of instructions in a subject offered as a unit to studies within an academic programme.
- o) **Department** means the department of studies of a College conducting teaching and research in a specific field of specialization.
- p) **Diploma/Undergraduate Programs** means the Diploma/Bachelor's Degree programs in the respective branch/department of the respective College.
- q) **Duration of Program** means the whole tenure of the particular program (grace period of the program is not included in the tenure).
- r) **Employee** means any person duly appointed through engagement letter etc. by the University, and includes a teacher and/or any other member of the staff of the University.
- s) **Enrolment Number** means a unique number allotted to a student on his admission in the University. Enrolment number remains unchanged throughout the duration of student's stay at the University. A student will not be considered as a bonafide student of a Semester if he has not been registered for the said semester.
- t) **Entrance Test** means an entrance test conducted by the University for a Particular programme/course/Practical” means classes that require students (generally in smaller groups compared to lecture) to perform certain functions that help them to test and understand what is being taught in the lecture or otherwise.
- u) **ESE** means End-Semester Examination.
- v) **Examination Pattern** means the system of the examination being followed by the University.
- w) **Expulsion** means permanent removal from the University rolls with prohibition on future enrolment.
- x) **External Examiner** means the examiner from other University/Institution
- y) **Examination Pattern** means the system of the examination being followed by the University.
- z) **Fee** means collection made by the University from the students by whatever name it may be called, which is not refundable.
- aa) **Governing Body and Board of Management** means Governing Body and Board of Management of the University constituted as per the Act.
- bb) **Government** means the Government of Gujarat.
- cc) **Hostel** means a place of residence for the students, maintained by the University. This facility is optional and students are also allowed to stay outside.
- dd) **Internal Examiner** means the examiner from a teaching department of the University.
- ee) **Invigilator** means the teacher or person who has been assigned duty in the particular examination hall.
- ff) **LTP** means hours of Lecture, Tutorial and Practical of a course per week in a regular semester.
- gg) **M.Phil/Doctoral Programs** means the M.Phil./Doctorate/Research Programs in the respective branches/departments of the respective College.
- hh) **Post Graduate Programs mean the Master's Degree Programs in the respective branch/department of the respective College.**
- ii) **President, Provost and Deputy Provost** means respectively the President, Provost and Deputy Provost of the University.
- jj) **Programme(s)** means prescribed area(s) or course(s) of study and/or any other component(s) leading to the conferment or award of degree, diploma, certificate or any other academic distinction.
- kk) **Registrar, Finance Officer, Dean of Academic Affairs** means respectively the Registrar, the Finance Officer, the Dean of Academic Affairs of the University.
- ll) **Schedule of Examination-** means a table giving details about the time, day and date of the commencement of each paper which is a part of a scheme of examinations and shall also include the details about the practical examinations.

- mm) ***Scheme and Curriculum*** means and includes nature, duration, pedagogy, syllabi, eligibility and other such related details (by whatever name it may be called) for the concerned courses(s) of the University.
- nn) ***Sponsoring Body*** means Bhagwan Mahavir Education Foundation (a not for profit Trust) registered under Public Trust Registration Number: E/5108/Surat, Dated: 24 January 2002.
- oo) ***Statutes and Ordinances*** mean respectively, the Statutes and Ordinances of the BMU made under the Act.
- pp) ***Supervisor*** means a member of academic staff of the University approved to guide/supervise the research work of PhD student/Scholar.
- qq) ***University Disciplinary Committee*** means the standing or adhoc committee of teaching/staff of the University, constituted by the Provost for maintenance of good order & discipline and code of conduct amongst students, investigating any breach of same and awarding punishment as per rules or recommending the same to the Provost and further recommending remedial measures to avoid recurrence of same.
- rr) ***University*** means BMU established under Gujarat Private Universities Act No 19 of 2019.
- ss) ***He, His, Him & Himself*** where ever they figure in the ordinances shall imply 'he'/'she', 'his'/'her', 'him'/'her' and 'himself'/'herself' respectively. Definitions specified in the University Act and the Statutes shall apply ipso facto unless provided otherwise.

## Chapter-2

### **Ordinances Pertaining to the Admission of Students to the University and their Enrolment as Such**

Admission of students shall be made on all-India basis and 50% on the base of ACPC and remaining at University level as and where required.

Admissions of students shall be made on merit, either through common entrance tests/competitive examinations conducted by National bodies, like JEE, GATE, CAT, GMAT, NET, GRE, NMAT, CSAT etc. or any other as may be decided by the management or individually by the University and /or interviews for students having scholarships/fellowships like CSIR etc., the details of which shall be published in advance in the brochure of the University. The written test where held by the University, may be

‘objective’/ ‘descriptive’ in nature and of a very high standard. The specific details about the written test and applicability of Interview for admission to each program/course of study will be decided by the management and published in the prospectus.

The Provost shall be the final authority for admission of all the students, including those pursuing research, into various courses of study in accordance with the rules framed in this regard from time to time by the University.

#### **1. Eligibility for admission of students**

- a) No student shall be eligible for admission to a course of study, a degree or diploma unless he possesses such qualifications as may be prescribed by the University for the said course of study, from time to time.
- b) Admission and enrolment of students in the University shall be regulated in the manner as below:
  - i. The procedure of admission shall be approved by the Management from time to time and shall be published in the prospectus.
  - ii. The University will publish an admission advertisement in national/local newspapers and/or other media and also upload a detailed admission notification on the University website. The admission notification shall clearly specify the admission/enrolment criteria for each program as prescribed by the University.
  - iii. Save otherwise provided, all the admissions shall be made by the Registrar/an Admission Committee constituted for the said purpose per the eligibility conditions prescribed for the courses offered by the University.
  - iv. The candidates seeking admission to a course of study in the University must fulfil the laid down eligibility criteria in terms of educational qualification, age restrictions or any other conditions as may be prescribed for it, and published in the prospectus from time to time.
  - v. The maximum number of seats in each course shall be determined by the Governing Body from time to time.
  - vi. No candidate shall be entitled to claim admission as a matter of right.
  - vii. At the time of admission, every student shall be required to sign a declaration to the effect that he submits himself to the disciplinary jurisdiction and rules of the University.
  - viii. Admission to any course of the University can be cancelled, at any time, if any material information furnished by the student is found to be false/incorrect.
  - ix. The admission criterion recommended by Admission Committee and approved by the Academic Council shall be followed for admission in all the programmes of studies.
  - x. The criterion, if any, prescribed by respective Regulatory Bodies/Statutory Councils shall be followed in admissions to council based programmes.
  - xi. The registration of the provisionally admitted and continuing students shall be done by the College(s) on dates notified in Academic calendar each year.
  - xii. The procedures for the offer of admissions, deposition of admission and other fees and enrolment shall be in accordance with the Regulations framed.
  - xiii. The Provost shall be the final authority for admission of all the students, including those

pursuing research, into various courses of study in accordance with the rules framed in this regard from time to time by the University.

- xiv. In tune with emerging requirements, new Colleges/programmes may be added/closed as per the Act from time to time.
- iv. The candidates seeking admission to a course of study in the University must fulfil the laid down eligibility criteria in terms of educational qualification, age restrictions or any other conditions as may be prescribed for it, and published in the prospectus from time to time.
- v. The maximum number of seats in each course shall be determined by the Governing Body from time to time.
- vi. No candidate shall be entitled to claim admission as a matter of right.
- vii. At the time of admission, every student shall be required to sign a declaration to the effect that he submits himself to the disciplinary jurisdiction and rules of the University.
- viii. Admission to any course of the University can be cancelled, at any time, if any material information furnished by the student is found to be false/incorrect.
- ix. The admission criterion recommended by Admission Committee and approved by the Academic Council shall be followed for admission in all the programmes of studies.
- x. The criterion, if any, prescribed by respective Regulatory Bodies/Statutory Councils shall be followed in admissions to council based programmes.
- xi. The registration of the provisionally admitted and continuing students shall be done by the College(s) on dates notified in Academic calendar each year.
- xii. The procedures for the offer of admissions, deposition of admission and other fees and enrolment shall be in accordance with the Regulations framed.
- xiii. The Provost shall be the final authority for admission of all the students, including those pursuing research, into various courses of study in accordance with the rules framed in this regard from time to time by the University.
- xiv. In tune with emerging requirements, new Colleges/programmes may be added/closed as per the Act from time to time.

## **2. Admission Review Committee**

- a) The case of a candidate seeking admission to a regular course other than research and part-time courses in languages, who has given up his studies for three or more academic years after passing an eligibility degree/ diploma/certificate examinations may be considered for admission by the Admission Review Committee.
- b) The decision of the Admission Review Committee shall be final and binding.
- c) The Admission Review Committee shall consist of the following members:
  - i. Provost – Chairman
  - ii. Dy. Provost
  - iii. Director/Dean of the College concerned
  - iv. Registrar

## **3. Enrolment/Registration of Students**

- a) No person shall be admitted to any examination of the University, unless he has been duly enrolled/ registered as a student of the University.
- b) If a student takes a Migration Certificate to join another University, his enrolment to the University shall lapse until such time as he may subsequently return with a Migration Certificate from that University, to take admission in another program of this University. Fresh enrolment in such cases shall be necessary.
- c) The Registrar/Controller of Examination shall maintain a record of all enrolled students studying in the various Colleges/Centres of the University or carrying on research work in the University.
- d) The student shall be given unique and permanent enrolment number and issued with an identity card bearing enrolment number, and same must be quoted by the student in all communications with the University and in subsequent applications for admission to an examination of the University.



**4. Securing Admission**

Students whose names appear in the first or second merit cum admission list displayed by the University must deposit their first semester fee in full on or before the last date specified for the purpose to secure their admission. Semester fee will not be accepted in part or in instalments. In the event a student fails to deposit his fee on or before the date specified, the offer of admission will stand automatically withdrawn and the student will have no claim whatsoever on the seat. However the Provost may exercise his discretion regarding mode of fee payment in special cases.

**5. Processing Fee**

A processing fee as decided and approved by the University from time to time must be submitted with the duly completed application form. The processing fee shall not be refunded under any circumstances whatsoever.

**6. General Conditions**

- a) In case, a candidate has completed his qualifying examination from overseas boards/Universities, he shall necessarily have to obtain and submit along with his/her application, a certificate of equivalence from the AIU (Association of Indian Universities).
- b) In case, the Admission Committee of the University is not satisfied with the character or antecedents of an applicant(s), in the overall interest of maintaining the academic standards and discipline in the University, the University retains the exclusive right not to admit him to the University.
- c) A student, who furnishes the particulars, and if they are found to be false, or suppresses the material information, he shall not be considered for admission and if he has already been admitted on the basis of such information, besides legal Action at his cost, his admission shall stand automatically cancelled and the entire fee of any description whatsoever paid by him shall stand fully forfeited.
- d) Unless clearly specified that they are ineligible, the candidates appearing for compartment in qualifying examination(s) may also apply for admission. However, it is made clear that they must comply with the minimum eligibility criteria at least one day prior to the date of display of the admission list, failing which they shall not be considered for admission. Proof of clearing the compartment examination(s) shall be submitted by the student(s).

**7. Refund/Cancellation**

All requests for cancellation/withdrawal of admission must be made in writing well in time before the last date of admission along with the original fee receipt quoting the programme in which admission was granted to the Registrar. Requests made verbally or by fax/email or without the original fee receipt shall not be entertained.

In case, a student withdraws his admission before the last date of withdrawal, the fee deposited by him shall be refunded after deducting the processing fee.

The refund shall be made in the name of the student by crossed account payee cheque only and shall be given in person or shall be mailed by registered post to the student within one month from the last date of admission or earlier.

As per the Hon'ble Supreme Court and/or the competent authority, no admissions can be made by the University to fill a vacancy that may arise after the last date of admission. Therefore, in case of withdrawal after the last date of admission, it will be classified a mid-course withdrawal, as the seat so vacated will continue to remain unfilled for the balance years of the degree and as such no fee will be refunded.

**8. Procedure of Withdrawal**

Students may withdraw their admission by the date of registrations as specified by the University or before the same. In compliance with instructions of MHRD/UGC, the University will refund his deposited amount after deducting processing fee, as prescribed from time to time. In case the student registers for the program on the specified dates or later and then withdraws, the refund shall be made after deducting pro-rata monthly charges, provided the seat is filled up, otherwise, the student shall forfeit the entire amount. Further, in case a candidate withdraws after the date of closure of the admission process as specified in the prospectus/admission offer letter, the entire amount deposited by the candidate, except the caution money/security deposit shall be forfeited, in compliance to MHRD/UGC guidelines.

**9. Amendments**

The Ordinance pertaining to Admission Policy & Selection Procedure, as above, may be reviewed and amended from time to time subject to the approval of the Academic Council.

### **Chapter-3**

## **Ordinances Pertaining to the Courses of Study to Be Laid Down For Degrees, Diplomas and Certificates of the University**

### **1. Programmes of Studies**

- a) The University on the recommendation of the Academic council and with the approval of the Governing Body, shall offer under-graduate and post-graduate programmes in areas of Engineering & Technology, Computer Application, Pharmaceutical Sciences, Architecture, Design, Planning, Fashion and Design, Commerce, Management Studies, Education, Nursing, Healthcare, Hotel Management, Travel & Tourism, Legal Studies (Law), Sciences, Bio and Medical Sciences, Liberal Arts & Humanities, Journalism & Mass communication, International Studies, Paramedical Sciences and in other streams as decided from time to time.
- b) This ordinance pertains to various programs of study offered by the University, with information about the name of the School/Department/ Centre offering the program, duration of the program, and the minimum eligibility requirements for admission.
- c) The University may also run Diploma and Certificate courses of shorter durations.
- d) The University shall also offer Doctoral degree programmes in chosen areas of higher learning.
- e) The nomenclature of various degrees shall be in consonance with the Regulations as received from the University Grants Commission (UGC) from time to time and adopted by the Governing Body.
- f) The structure and duration of the Academic programmes shall be as approved by the University Authorities.
- g) The University may make provisions for admission through lateral entry in the select programmes as decided from time to time.
- h) The University may also run courses through distance learning, correspondence and in online modes. The guidelines of UGC shall be followed.
- i) The administrative structure of a College shall be as decided by the Governing Body. The Governing Body shall also lay guidelines for smooth running and effective management of academic programmes, the co-operation and co-ordination amongst the Colleges and the linkages with other Academic and Research organisation as well as the Industry.
- j) In addition to the Programs of Study listed, the Governing Body may exercise powers to introduce, modify or discontinue a program on recommendations of the Academic Council. The procedure for starting a new program, temporarily suspending an existing program or phasing out a program shall be such as may be laid down in the regulations and approved by the governing Body.
- k) Minimum Entry Qualification\* for admission to the programs shall be such as may be laid down in the regulations or specified by the Academic Council. The Degrees/Diplomas/Certificates as referred in the minimum eligibility conditions for admission shall be from those universities/institutions/boards which have been recognized by the University.
- l) The Governing Body as and when deemed necessary, may appoint committee(s) for periodic review of a programme, a department or a College.

### **2. Medium of Instruction and Examination**

The medium of instruction and examination at all stages of education in all courses in the University shall be English or as mentioned in Scheme of Study.

**Chapter-4****Ordinances pertaining to the Colleges and Courses to be run and the Minimum Qualifications required for Admission**

The UGC rules and regulation framed in this behalf shall be followed by the University. Fees shall be decided keeping in the view the regulations and the limits framed by the FRC.

**1. Colleges to be established in the University**

Sr. No.	College Code	Name of Colleges
1.	01	Mahavir Swami College of Engineering & Technology
2.	02	Bhagwan Mahavir College of Computer Application
3.	03	Mahavir Swami College of Polytechnic
4.	04	Bhagwan Mahavir College of Pharmacy
5.	05	Bhagwan Mahavir College of Management
6.	06	Bhagwan Mahavir College of Commerce & Management Studies
7.	07	Bhagwan Arihant Institute of Technology
8.	08	Bhagwan Mahavir Centre for Advance Research
9.	09	Bhagwan Mahavir School of Nursing
10.	10	Bhagwan Mahavir College of Liberal Arts & Humanities
11.	11	Bhagwan Mahavir College of Para Medical Sciences & Healthcare
12.	12	Bhagwan Mahavir College of Basic & Applied Sciences
13.	13	Bhagwan Mahavir College of Architecture
14.	14	Mahavir Swami Institute of Architecture
15.	15	Bhagwan Mahavir College of Hotel Management
16.	16	Shikshan Bharti College of Education
17.	17	Bhagwan Mahavir College of Education
18.	18	Bhagwan Mahavir PTC
19.	19	Lala Gangaram Jain memorial College of PTC
20.	20	Sharirik Shikshan Mahavidyalaya
21.	21	Bhagwan Mahavir College of Physical Education
22.	22	Bhagwan Mahavir College of CPED
23.	23	Bhagwan Mahavir College of Fashion and Design
24.	24	Bhagwan Mahavir College of Legal Studies
25.	25	Bhagwan Mahavir Centre for Skill Development
26.	26	Bhagwan Mahavir Centre for International Studies

**Courses to start from Academic Year 2019-20****College Code-02****Bhagwan Mahavir College of Computer Application**

Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Master of Science 5 years Integrated	M.Sc. IT (Integrated)	60	For first three years- 45000 For last two years- 65000	(10+2) from recognized Board

**College Code-06****Bhagwan Mahavir College of Commerce & Management Studies**

Course and duration	Branch	Intake	Fees	Minimum Entry Qualification*
Bachelor of Commerce 3 years	B. Com.	60	35000	(10+2) from recognized Board
Bachelor of Management Studies 3 Years	BMS	60	45000	(10+2) from recognized Board

College Code-12				
Bhagwan Mahavir College of Basic & Applied Sciences				
Course and duration	Branch	Intake	Fees	Minimum Entry Qualification*
Master of Science (M. Sc.) (2 Years)	Organic Chemistry	120	65000	Graduation in relevant field from recognized University
Post Graduate Diploma (1 Year)	PGDMLT	30	65000	Graduation with Biological Science

College Code-08			
Bhagwan Mahavir Centre for Advance Research			
Minimum Eligibility criteria, Minimum Entry Qualification*, No of seats and Fees for Master of Philosophy (M. Phil.) and Doctor of Philosophy (Ph.D.) Programs			
Will be notified on the website before the start of the admission process			
	Master of Philosophy (M. Phil.)		Doctor of Philosophy (Ph.D.)
1.	Management	1.	Mechanical Engineering
2.	Commerce	2.	Civil Engineering
3.	Education	3.	Electronics & Communication Engineering
4.	Physical Education	4.	Electrical Engineering
5.	Yoga & Naturopathy	5.	Computer Science & Engineering
6.	Legal Studies	6.	Artificial Intelligence
7.	Biotechnology	7.	Data science and Engineering
8.	Microbiology	8.	Computer Applications
9.	Zoology	9.	Aeronautical Engineering
10.	Botany	10.	Chemical Engineering
11.	Physics	11.	Robotics & Automation Engineering
12.	Mathematics	12.	Nano Technology
13.	Chemistry	13.	Pharmaceutical Sciences
14.	Bio-Informatics	14.	Architecture & Planning
15.	Environment Science	15.	Management
16.	Fine Arts	16.	Commerce
17.	English	17.	Education
18.	Social Studies	18.	Physical Education
19.	Mass communication	19.	Yoga & Naturopathy
20.	Library and Information Science	20.	Clinical Research
		21.	Tourism and Hospitality Management
		22.	Legal Studies
		23.	Biotechnology
		24.	Microbiology
		25.	Zoology
		26.	Botany
		27.	Physics
		28.	Mathematics
		29.	Chemistry
		30.	Bio-Informatics
		31.	Fine Arts
		32.	English
		33.	Social Studies
		34.	Mass communication
		35.	Prakrit & Jain Studies
		36.	Library and Information Science

**Courses to be started from Academic Year 2020-21**

<b>College Code-01</b>				
<b>Mahavir Swami College of Engineering &amp; Technology</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Bachelor of Technology (B. Tech.) 4 years  Bachelor of Technology (Lateral Entry) 3 Years	Mechanical Engineering	60M + 60E	73000	<p>Passed 10+2 examinations with Physics and Mathematics as compulsory subjects along with one of the Chemistry/Biotechnology/ Biology/ Technical Vocational subject. Obtained at least 45% marks (40% in case of candidates belonging to reserved category) in the above subjects taken together.</p> <p><b>(Lateral Entry)</b></p> <p>Passed Diploma examination with at least 45% marks (40% in case of candidates belonging to reserved category) in appropriate branch of Engineering and Technology.</p> <p>OR</p> <p>Passed B.Sc. Degree from a recognized University as defined by UGC, with at least 45% marks (40% in case of candidates belonging to reserved category) and passed 10+2 examination with Mathematics as a subject.</p> <p>OR</p> <p>Provided that the students belonging to B.Sc. Stream, shall clear the subjects Engineering Graphics/Engineering Drawing and Engineering Mechanics of the First Year Engineering Programme along with the Second year subjects.</p> <p>OR</p> <p>Provided that the students belonging to B.Sc. Stream shall be considered only after filling the supernumerary seats in this category with students belonging to the Diploma stream.</p>
	Civil Engineering	120	73000	
	Automobile Engineering	120	73000	
	Electrical Engineering	60	73000	
	Computer Engineering	60	73000	

M -- Morning Shift

E -- Evening Shift

<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
	Civil Engineering Specialization in i. Water Resources Engineering ii. Construction Project Management iii. Structure Engineering iv. Town Planning v. Transportation Engineering	18	80000	Passed Bachelor's Degree or equivalent in the relevant field. Obtained at least 50% marks (45% in case of candidates belonging to reserved category)

Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Master of Technology (M. Tech.) (2 Years)	Automobile Engineering	18	80000	
	Electrical Engineering	18	80000	
	Electronics Engineering	18	80000	
	Electronics & Communication Engineering	18	80000	
	Computer Engineering	18	80000	
	Artificial Intelligence	18	80000	
	Internet of Things (IoT)	18	80000	
	Quantum Computing	18	80000	
	Cyber Security	18	80000	
	Data Science and Engineering	18	80000	
	Mechanical Engineering	18	80000	

College Code-02 Bhagwan Mahavir College of Computer Application				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Bachelor of Computer Application 3 years	BCA	180	45000	The student who passed 12th (HSC) Examination in Science/Commerce/Arts with English subject is eligible for admission in BCA programme
Master of Science (M.Sc.) 2 years	Information and Communication Technology	60	65000	The student who passed (BCA, B.Sc. Comp. Sci., B.Tech/BE CS , IT, EC)
	Data Science (DS)	30	65000	
	Cyber Security (CS)	30	65000	
Master of Science 5 years Integrated	M.Sc. (I.T)	120	45000 [ BSC-IT ] 65000 [ MSC-IT ]	Passed (10+2) examination or its equivalent with English and one out of these subjects, (i) Maths (ii) Business Maths (iii) Statistics (iv) Economics (v) Book keeping (vi) Accountancy (vii) Computer (viii) Elements of Accountancy (ix) Biology
PG Diploma 1 Year	AI & ML	30	45000/-	The student who passed BE/B.Tech/Bsc / MSc (It/Computer science/Electronics), BCA, MCA, Degree holder with DOEACC A,B level or equivalent of any of these having good computer programming skill)
	Data Science	30	45000/-	
PG Diploma 1 Year	PGDCA (General)	M-30 E-30	18000/-	The student who passed Graduation in any stream

<b>College Code-03</b> <b>Mahavir Swami College of Polytechnic</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Diploma Engineering 3 years  Diploma Engineering- (Lateral Entry) 2 Years	Automobile Engineering	60	43000	Passed 10 <sup>th</sup> Std./SSC examination. Obtained at least 35% marks in the qualifying examination <b>(Lateral Entry)</b> Passed 12 <sup>th</sup> Std. examination with Physics and Chemistry as compulsory subjects along with one of the Mathematics/ Biology (Botany and Zoology) <b>OR</b> Passed 12 <sup>th</sup> Science (with Mathematics as one of the Subject) or 12 <sup>th</sup> Science with Vocational OR 12 <sup>th</sup> Science with Technical <b>OR</b> 10 <sup>th</sup> + (2 years ITI) with appropriate Trade in that order shall be eligible for admission to Second Year Diploma Course(s) of appropriate Programme.
	Civil Engineering	120M* + 60E**	43000	
	Computer Engineering	60	43000	
	Electrical Engg.	60	43000	
	Mechanical Engineering	120	43000	

M -- Morning Shift

E -- Evening Shift

<b>College Code-04</b> <b>Bhagwan Mahavir College of Pharmacy</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Diploma Pharmacy (D. Pharm.) 2 years	D. Pharm.	60	30000	(10+2) from recognized Board with Physics and Chemistry as compulsory subjects along with one of the Mathematics/ Biology (Botany and Zoology)
Bachelor of Pharmacy (B. Pharm.) 4 Year	B. Pharm.	60	82000	(10+2) from recognized Board Physics, Chemistry, Mathematics and or Biology as optional subjects individually. Obtained at least 45% marks (40% in case of candidates belonging to reserved category) in the above subjects taken together. <b>(Lateral Entry)</b> Passed Diploma examination in a Programme with at least 45% marks (40% in case of candidates belonging to reserved category) in appropriate Programme.
Master of Pharmacy (M. Pharm.) 2 Year	Pharmaceutics	18	142000	Passed Bachelor in Pharmacy. Obtained at least 55% marks (50% in case of candidates belonging to reserved category)
	Quality Assurance	18	142000	
	Pharmaceutical Management & Regulatory Affairs	18	142000	
	Pharmaceutical Technology	18	142000	

<b>College Code-05</b> <b>Bhagwan Mahavir College of Management</b>				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Master of Business and Administrator 2 years	MBA	180M+ 60E	76000	Bachelor's Degree, with 50% marks (45% in case of candidates belonging to reserved category)
Master of Computer Application	MCA	180M+ 60E	74000	Bachelor's Degree, with Mathematics at 10+2 level or at Graduate Level, with 50% marks (45% in case of candidates belonging to reserved category)
Integrated Master of Computer Application	Integrated MCA	60	For first three years 45000 For last two years 65000	(10+2) from recognized Board with Physics and Mathematics as compulsory subjects along with one of the Chemistry/ Biotechnology/Biology/ Technical Vocational subject OR 12 <sup>th</sup> Std. Commerce with Statistics as a compulsory subject. Obtained at least 45% marks (40% in case of candidates belonging to reserved category) in the above subjects taken together.
Integrated Master of Business Administration	Integrated MBA	60		10+2 with minimum of 45% marks in General Category (40% marks in case of Reserved Category), computed on the basis of grand total or cumulative grade point average as shown in the mark sheet of the Board./ Candidates having diploma (10+3) with 12 <sup>th</sup> Equivalent certificate issued by Competent Authority (State Education Board) having minimum 45% (40% in Reserved Category) marks are eligible to apply for the admission in 5 Years Integrated MBA
M -- Morning Shift E -- Evening Shift				

<b>College Code-06</b> <b>Bhagwan Mahavir College of Commerce &amp; Management Studies</b>				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Bachelor of Commerce 3 years	B. Com.	60	35000	(10+2) from recognized Board
Bachelor of Management Studies 3 Years	BMS	60	45000	(10+2) from recognized Board
Bachelor of Business Administration 3 years	Bachelor Program	225+60	30000	(10+2) from recognized Board
	Banking and Finance	60	40000	
	Family Entrepreneurship	60	40000	
B.Com. (EXT) 3 years	B.Com. (EXT)	60	40000	
Master of Business and Administrator 2 years	International Business	30	80000	Bachelor's with 50% marks (45% in case of candidates belonging to reserved category).
	Event Management	30	80000	
	Project Management	30	80000	
M.Com. (Ext)	M.Com. (Ext)	30	80000	
Master of Commerce 2 years	M.Com.	90	65000	B. Com. from a recognized University.



<b>College Code-07</b>				
<b>Bhagwan Arihant Institute of Technology</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Bachelor of Technology (B. Tech.) 4 years Bachelor of Technology (Lateral Entry) 3 Years	Aeronautical Engineering	60	67000	(10+2) from recognized Board with Physics and Mathematics as compulsory subjects along with one of the Chemistry/Biotechnology/Biology with 45% marks (40% in case of candidates belonging to reserved category) in the above subjects taken together. <b>(Lateral Entry)</b> Diploma with 45% marks (40% in case of candidates belonging to reserved category) in appropriate branch of Engineering and Technology. OR B.Sc. from a recognized, with at least 45% marks (40% in case of candidates belonging to reserved category) and passed 10+2 examination with Mathematics as a subject. OR Provided that the students belonging to B.Sc. Stream, shall clear the subjects Engineering Graphics/Engineering Drawing and Engineering Mechanics of the First Year Engineering Programme along with the Second year subjects. OR Provided that the students belonging to B.Sc. Stream shall be considered only after filling the supernumerary seats in this category with students belonging to the Diploma stream
	Chemical Engineering	60	67000	
	Engineering			
	Computer Engineering	60	67000	
	Nano Technology	60	67000	
Master of Technology (M. Tech.) (2 Years)	Robotics & Automation	60	67000	Passed Bachelor's Degree or equivalent in the relevant field. Obtained at least 50% marks (45% in case of candidates belonging to reserved category)
	Aeronautical Engineering	18	80000	
	Chemical Engineering	18	80000	
	Compute Engineering	18	80000	
	Nano Technology	18	80000	
	Robotics & Automation	18	80000	

<b>College Code-08</b>				
<b>Bhagwan Mahavir Centre of Advance Research</b>				
Minimum Eligibility criteria, Minimum Entry Qualification*, No of seats and fees for Master of Philosophy (M. Phil.) and Doctor of Philosophy (Ph.D.) Programs will be notified on the website before the start of the admissions				

<b>College Code-09</b>				
<b>Bhagwan Mahavir School of Nursing</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Diploma in General Nursing and Midwifery 3 years	GNM	40	80000	(10+2) from recognized Board
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Bachelor of Science in Nursing 4 Years	B.Sc. Nursing	40	80000	

College Code-10					
Bhagwan Mahavir College of Liberal Arts & Humanities					
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*	
Bachelor of Arts (B.A.) 3 years  <b>And</b> Bachelor of Arts External (B.A.-Ext.) 3 years	Fine Arts	60	30000	(10+2) from recognized Board	
	Liberal Arts	60	30000		
	General	60	30000		
	Political Science	60	30000		
	Public Administration	60	30000		
	English	60	30000		
	Social Studies	60	30000		
	Library and Information Science	60	30000		
	Journalism	60	45000		
Bachelor of Labour Welfare 2 years	B.L.W.	60	30000		
Bachelor of Social Work 2 years	B.S.W.	60	30000		
Master of Arts (M.A.) 2 years <b>And</b> Master of Arts External (M.A.-Ext.) 2 years	Fine Arts	60	40000	Graduate in relevant field from a recognized University	
	English	60	40000		
	Liberal Arts	60	40000		
	Social Studies	60	40000		
	Psychology	60	40000		
	Sociology	60	40000		
	Social Work	60	40000		
	Journalism	60	45000		
	Masters in Library Science M. Lib. 1 Year	Library and Information Sciences	60		40000
	Master of Arts (M.A.) 2 Years	Prakrit & Jain Studies	60		20000
	Master of Labour Welfare 2 years	M.L.W.	30		80000
Master of Social Work 2 years	M.S.W.	30	80000		
College Code-11					
Bhagwan Mahavir College of Para Medical Sciences & Healthcare					
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*	
Diploma in Vocational Sciences 3 Years	Radiotherapy	60	37000	10 <sup>th</sup> or its equivalent with minimum 50% marks	
	Radiography & Imaging Technology	60	37000		
	OT & Anesthesia Technology	60	37000		
	Optometry	60	37000		
	MLT	60	37000		

Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Diploma 2 Years	Panchkarma	60	45000	10+2 from a recognized board with minimum 50% Marks
B. Sc. 3+1 Years	Radiography & Imaging Technology	60	65000	(10+2) in PCB from recognized Board
	Radiotherapy	60	65000	
B. Sc. 3+1 Years	Optometry	60	65000	(10+2) in PCB from recognized Board
	Medical Lab Technology MLT	60	65000	
	OT & Anesthesia Technology	60	65000	
	X-Ray Technology	60	65000	
	Occupational Therapy	60	65000	
	Dialysis Technology	60	65000	
	Medical Record Technology	60	65000	
	Audiology and Speech Therapy	60	65000	
	Anesthesia Technology	60	65000	
Bachelor of Physiotherapy 4 years & 6 months (inclusive of 6 months compulsory internship)	Physiotherapy (BPT)	60	75000	10+2, with Physics, Chemistry and Biology with a minimum of 50% marks taken together in Physics, Chemistry and Biology (45% marks in case of SC/ST category). Another important aspect is that the students should be at least 17 years of age.
Bachelor of Naturopathy & Yoga Science 4 years 6 months (inclusive of 1 Year Residential Internship)	Naturopathy and Yoga Sciences	60	75000	10+2, with Physics, Chemistry and Biology with a minimum of 50% marks taken together in Physics, Chemistry and Biology (45% marks in case of SC/ST category). Another important aspect is that the students should be at least 17 years of age.
Bachelor of Science (B.Sc.) 3 Years	Clinical Research	60	75000	(10+2) with Biology or Life Sciences as one of the subjects with minimum 50% marks (45% for SC/ST/OBC candidates).
Master of Physiotherapy 2 Years	Physiotherapy (MPT)	18	80000	Bachelor Degree in any health science discipline from a recognized University with minimum 50% marks in aggregate
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
M.SC. 2 Years	Clinical Research	18	80000	Candidate must be a Graduate in Life Sciences/Microbiology/Biotechnology/ Pharmacy/Medicine/Nursing/ Physiotherapy/Dentistry/Homeopathy/ Ayurvedic and Veterinary Science with min 50% from the recognized institute/ University.
Master (MNYS) 1 Year	Naturopathy and yoga Sciences	18	80000	Graduate degree in relevant subject or equivalent with at least 50% mark aggregate from a recognized University.

College Code-12				
Bhagwan Mahavir College of Basic & Applied Sciences				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Master of Science (M. Sc.) (2 Years)	Organic Chemistry	120	65000	B.Sc. in relevant field from recognized University
Post Graduate Diploma (1 Year)	PGDMLT	30	65000	B. Sc with Biological Science
Program and Duration Bachelor of Science (B. Sc.) 3 years	Microbiology	60	45000	(10+2) from recognized Board
	Chemistry	60	45000	
	Biotech	60	45000	
	Zoology	60	45000	
	Botany	60	45000	
	Environmental Science	60	45000	
	Bio-Informatics	60	45000	
	Mathematics	60	45000	
	Physics	60	45000	
Master of Science (M. Sc.) 2 years	Biotechnology	30	65000	Bachelor degree in relevant field from a recognized University.
	Microbiology	30	65000	
	Physics	30	65000	
	Mathematics	30	65000	
	Zoology	30	65000	
Master of Science (M. Sc.) 2 years	Botany	30	65000	Bachelor degree in relevant field from a recognized University.
	Environmental Science	30	65000	
	Bio-Informatics	30	65000	

College Code-13				
Bhagwan Mahavir College of Architecture				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Bachelor of Architecture 5 years	B. Arch	80	83000	Passed 10+2 examination with Physics and Mathematics as compulsory subjects along with one of the Chemistry/ Biotechnology/Biology/ Technical Vocational subject. <b>OR</b> 10+3 Diploma Examination with Mathematics as compulsory subject having obtained at least 50%marks (45% in case of candidates belonging to reserved category) marks in Aggregate. <b>AND</b> Qualifying NATA (Or) Any other Aptitude Test conducted by Competent Authority of the State Government/UT.
Bachelor of Planning 4 years	B. Plan	40	66000	Passed 10+2 examination with Physics and Mathematics as compulsory subjects along with one of the Chemistry/ Engineering Drawing/ Computer Science/Biology/Technical Vocational subject. Obtained at least 45% marks (40% in case of candidates belonging to reserved category) marks in the above subjects taken together

<b>College Code-14</b> <b>Mahavir Swami Institute of Architecture</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Bachelor of Architecture 5 years	B. Arch	40	83000	Passed 10+2 examination with Physics and Mathematics as compulsory subjects along with one of the Chemistry/ Biotechnology/ Biology/Technical Vocational subject. <b>OR</b> 10+3 Diploma Examination with Mathematics as compulsory subject having obtained at least 50% marks (45% in case of candidates belonging to reserved category) marks in Aggregate. <b>AND</b> Qualifying NATA (Or) Any other Aptitude Test conducted by Competent Authority of the State Government/UT.
Bachelor of Interior Design 4 years	B. I. D.	40	80000	(10+2) qualification with a minimum aggregate score of 50% (45% marks in case of SC/ST category)

<b>College Code-15</b> <b>Bhagwan Mahavir College of Hotel Management</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Under Graduate	Hotel Management & Catering Technology HMCT	60	68000	(10+2) from recognized Board
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Under Graduate	Hotel Management HM	60	68000	(10+2) from recognized Board
Under Graduate	Hospitality & Tourism Administration HTA	60	68000	

<b>College Code-16</b> <b>Shikshan Bharti College of Education</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Education 2 Years	B.Ed.	200	39000	Graduation from a recognized University.

<b>College Code-17</b> <b>Bhagwan Mahavir College of Education</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Education 2 Years	M.Ed.	35	80000	<b>Bachelors of Education (B.Ed.)</b> from a recognized institution

<b>College Code-18</b> <b>Bhagwan Mahavir PTC</b>				
<b>Program and Duration</b>	<b>Course</b>	<b>Intake</b>	<b>Fees</b>	<b>Minimum Entry Qualification*</b>
Primary Teachers Certificate (PTC) 2 Years	PTC	200	20000	10+2 from a recognized board

College Code-19 Lala Gangaram Jain memorial College of PTC				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Primary Teachers Certificate (PTC) 2 Years	PTC	50	20000	10+2 from a recognized board

College Code-20 Sharirik Shikshan Mahavidyalaya				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Undergraduate program 1 Year	B.P. Ed.	100	31860	10+2 from a recognized board

College Code-21 Bhagwan Mahavir College of Physical Education				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Postgraduate program 1 Year	M.P. Ed.	30	45000	B.P. Ed./BPE and ant other relevant degree

College Code-22 Bhagwan Mahavir College of CPED				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Certificate In Physical Education 2 Years	C.P. Ed.	50	20000	10+2 from a recognized board

College Code-23 Bhagwan Mahavir College of Fashion and Design				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Bachelor of Design (B. Des.) 3 years	Fashion and Merchandising (BFM)	30	65000	10+2 from a recognized board
	Fashion Design	30	65000	
	Textile Design	30	65000	

College Code-24 Bhagwan Mahavir College of Legal Studies				
Program and Duration	Course	Intake	Fees	Minimum Entry Qualification*
Bachelor of Law 3 Years	LLB	60	40000	Bachelor Degree
Integrated 5 Years	B. A. + LLB (Hons.)	60	40000	10+2 from a recognized board
	B.Com. + LLB (Hons.)	60	40000	
	BBA + LLB (Hons.)	60	40000	
	B.Sc. + LLB (Hons.)	60	40000	
Master of Law 1 Years	LLM	40	40000	LL.B. with minimum 50% marks

<b>College Code-25</b> <b>Bhagwan Mahavir Center for Skill Development</b>
Bhagwan Mahavir University Surat will start Centre of Skill Development with the Vision that “The structured skill development model will contribute to improve the performance of the people and organizations which will result in the increase in employability skills, facilitate the entrepreneur culture, Develop and facilitate skilling and re-skilling solutions, Develop R&D centre supporting industrial innovation, exchange national and international best practices, Provide the skilling framework that keeps people aligned to current and future skill requirements of the market, Provide skills that enable people to become job ready and pursue their career aspirations through various career opportunities.”

<b>College Code-26</b> <b>Bhagwan Mahavir Center for International Studies</b>
Bhagwan Mahavir University will offer the certificate, UG, PG, partnership and professional pathways. Tomorrow's leaders need to cross conventional boundaries of fields and nations. They need to be a dreamer, explorer, and inspirer and seeks to ready for challenge. To communicate effectively at intellectual and emotional levels, BMU is also emphasizes on learning of different foreign languages.

**Minimum Entry Qualification\*** - Minimum Entry level Qualification, % of marks, % marks in case of reserve category and other eligibility criteria are as per the UGC/ Professional Councils/State Government Norms.

## Chapter-5

### **Ordinances pertaining to the conditions for award of Fellowships, Scholarships, Stipends, Medals and Prizes**

In order to encourage meritorious and deserving students to pursue Courses/Programmes of studies and research in the University without great financial strain, the University shall strive to provide for adequate number of Scholarships, Fellowships, Studentships and Free-ships, for financial help, and also provide for award of Medals and Prizes.

#### **1. Research Fellowship/Assistantship**

The award of Research Fellowship/Assistantship shall generally be made subject to the following conditions

- i. The Governing Body on recommendation of the Academic Council will decide the amount of fellowship from time to time.
- ii. The Fellowship shall be awarded to research fellows engaged in certain research project sanctioned by a funding agency to carry out research work in the University. The research Assistantship may also be awarded to students enrolled for Ph.D. programs in the respective disciplines in the University.
- iii. The maximum duration of which Research Assistantship shall be as per Government Norms on satisfactory academic performance and satisfactory performance in the discharge of responsibilities assigned under the scheme.
- iv. The fellow/scholar shall not join any other course of study or appear in any examination after commencing work under the fellowship/ scholarship.
- v. If at any time it should appear to the University that the progress or conduct of the fellow/scholar has not been satisfactory, the fellowship/scholarship may be suspended or withdrawn.
- vi. The fellow/scholar shall be required to pay the fee prescribed by the University.

#### **2. Scholarship and Awards**

- a) The policy on the awards of Research Assistantship/ Scholarship/ Stipend/ Medals/ Prizes shall be laid down by the Executive Council and should form part of University prospectus. Subject to the general conditions applicable to all such awards, the value, duration and conditions of the award shall be such as are laid down by the Governing Body. It may be reviewed from time to time including introduction of new awards /rates of fellowship or deletion of existing awards etc.
- b) All awards of Research Assistantship, Scholarships and such other assistance shall be made/ continued on the proposal to be made by the Registrar as per the policy and rules and approved by the Provost.
- c) There shall be instituted Scholarships in every subject to be awarded to the students of the University subject to availability of funds.
- d) There shall also be a scheme of merit Scholarship, subject to availability of funds, where the rank holders in every subject will be awarded Scholarship the quantum of which shall be decided by the University from time to time.
- e) All types of Scholarships shall be administered at the University level by a Committee to be constituted by the Provost.
- f) There shall be a scheme to award medals/prizes to the meritorious students of the University for their best performance in various University Examinations.
- g) Detailed guidelines shall be framed from time to time by the Board of Management governing the administration of Scholarships, Free-ships, Fellowships, Medals and other such endowments created in the University.

A committee will be constituted by the Provost to examine the cases of proposed gold medal winners. A brief report will be presented by the Committee with comments on their behaviour, disciplines, percentage of each Term, completion of courses and other requirements for the degree, etc. to the Provost for approval, prior to announcing the award of medals. No student shall however, be eligible for the award of medal in case of ever indulging in an act of indiscipline, failed in any subject or detained.



## Chapter-6

### Ordinances pertaining to rules and regulation for conduct of Examinations

This Ordinance shall be applicable for all examinations conducted at BMU. At the beginning of each Academic Session the University shall prepare and publish semester wise/annual, as the case may be, Schedule of examinations for each and every course conducted by it. The Medium of Examinations shall be English except the language courses which are mentioned in Scheme of Study.

#### 1. Academic Registration

- a) Every student shall register himself for the courses that he wishes to pursue in that semester.
- b) The Director/Dean of the College shall issue the list of courses to be offered during the semester well before the registration dates specified in the Academic Calendar.
- c) Each Director/Dean of the College shall nominate Academic Counsellors from amongst the teachers of the department to provide necessary information on the courses and to advise the students on registration.

#### 2. Semesters of Registration

- a) Registration for each semester has to be done on dates notified in Academic Calendar. It will involve.
- b) Clearance of all dues of the University,
- c) Signing the registration roll on the date specified in the Academic Calendar.
- d) A student who fails to sign the registration roll will be deemed as an unregistered student, and will not be allowed to attend classes and take examination even if he has paid the fees.
- e) Unless approved otherwise by the Academic Council, a student will normally not be allowed to register for more than 30 credits in a semester.

#### 3. Deficient Student

- a) A deficient student is one who has either not registered himself or has registered but not completed successfully one or more courses of the previous semester(s) or has a CGPA less than the „minimum CGPA required for the award of a Degree or a Diploma.
- b) The programme of a deficient student will be framed by the Academic Counsellor in such a manner that as many backlog courses as are available may be included. Further, backlog courses may be registered for, as far as possible, in the sequence of their accumulation.
- c) A student with a CGPA of 4.0 or more in an undergraduate or 5.0 in post graduate programme, if obtains a “C”, “D” or “F” grade in one or more courses shall have the following options.
  - i. Student securing “F” grade shall have to repeat the Subject.
  - ii. Student securing a “C” or “D” grade may improve upon his grades through improvement- cum- make up examination, subject to fulfilling minimum eligibility criterion.

#### 4. Late Registration

- a) The maximum time permitted for late registration on payment of prescribed fee shall be two weeks from the date of conclusion of registration, specified in Academic Calendar.
- b) Late registration may be allowed by the Provost only on valid reasons and on the recommendation from the Director/Dean of College may allow late registration by another 2 weeks maximum.
- c) Late Registration may be allowed for a student who is on disciplinary probation, only with the approval of the Provost.

#### 5. Course Credit Regulation and Grading System

- a) The grade awarded to the student in a course should reflect student’s proficiency in the course. It will be based on the performance of the students in Minor Tests, Assignment, Viva-Voce, Lab-work, Seminar, Workshop, Presentation and Group Discussions etc. whichever is applicable as per scheme.

- b) In addition to the Mid Term, End Term Examination and Practical Examination, if applicable, at the end of Semester/Term. The letter grading scheme, Semester Grade Point Average (SGPA)/Cumulative Grade Point Average (CGPA) based evaluation, course credit and grading scheme may be prescribed by the Academic Council with the approval of the Board of Management.
- c) The evaluation scheme in respect of the courses where the Course Credit and Letter Grading System is made applicable shall be prescribed in the relevant Regulation on 'Course Credit Regulations and Grading Systems'.

#### 6. System of grading

- a) Unless otherwise prescribed by the statutory authority of a programme, the University shall use a ten-point broad-band grading system.
- b) Each programme shall have prescribed number of credits assigned to it, depending upon the academic load of the course determined by the weekly contact hours. The credits assigned shall be provided in course details.
- c) The credits assigned to a course reflect its weightage in determination of the Grade point. The courses not assigned a credit, shall be treated to as non-credit courses.
- d) The complete course files shall be submitted to the Director/Dean of the College by a teachers containing the following documents:
  - i. Lecture wise breakup of the syllabus covered
  - ii. Attendance record
  - iii. Tutorial/Assignment sheets
  - iv. Question papers of MSE
  - v. Quizzes
  - vi. Question paper of ESE

#### 7. Award of grades

A student will be awarded a letter Grade in each course.

The following letter grades shall be used to report the performance of a student:

Grades and grade points as amended		
Letter Grade	Description	Grade Point
<b>O</b>	Outstanding	<b>10</b>
<b>A+</b>	Excellent	<b>9</b>
<b>A</b>	Very Good	<b>8</b>
<b>B+</b>	Good	<b>7</b>
<b>B</b>	Above Average	<b>6</b>
<b>C</b>	Average	<b>5</b>
<b>D</b>	Below Avg	<b>4</b>
<b>P</b>	Pass	<b>3.5</b>
<b>F</b>	Fail	<b>0</b>
<b>Ab</b>	Absent	<b>0</b>

The following grades shall be used for non-credit courses:

Existing grades and grade point			Grades description as amended
Letter Grade	Grade Point	Description	
<b>S</b>	<b>0</b>	Satisfactory	Satisfactory
<b>US</b>	<b>0</b>	Unsatisfactory	Unsatisfactory

**Note:** The Grades shall be awarded by competent authority as per procedure laid down by the Academic Council.

## 8. Repeating of 'F' Grade

- a) 'F'-grade is a fail grade. The course(s) in which a student has earned 'F' grade will be termed as back-log course(s). A student with 'F' grade may improve his grade by repeating/replacing the course(s), when offered.
- b) The UGC recommends the following procedure to compute the Semester Grade Point Average (SGPA) and Cumulative Grade Point Average (CGPA):
  - i. **The SGPA is** the ratio of sum of the product of the number of credits with the grade points scored by a student in all the courses taken by a student and the sum of the number of credits of all the courses undergone by a student, i.e.  
$$\text{SGPA} (S_i) = \Sigma(C_i \times G_i) / \Sigma C_i$$
where  $C_i$  is the number of credits of the  $i^{\text{th}}$  course and  $G_i$  is the grade point scored by the student in the  $i^{\text{th}}$  course.
  - ii. **The CGPA is** also calculated in the same manner taking into account all the courses undergone by a student over all the semesters of a programme, i.e.  
$$\text{CGPA} = \Sigma(C_i \times S_i) / \Sigma C_i$$
where  $S_i$  is the SGPA of the  $i^{\text{th}}$  semester and  $C_i$  is the total number of credits in that semester.
  - iii. The SGPA and CGPA shall be rounded off to 2 decimal points and reported in the transcripts.

**Note:** A student is required to complete successfully all the courses of the curriculum prescribed for the programme and attain a minimum level of academic performance, by way of obtaining a minimum CGPA of 5.0 in PG Programmes 4.0 in UG programmes, until otherwise decided by the Academic Council.

## 9. Award of Grades in non credit course

S for a pass and US for a fail shall be awarded in non credit courses. A student who is awarded an US grade will have to repeat the course.

## 10. Conversion Factor for Converting CGPA into Marks Equivalent

If a conversion to marks is required, the following formula shall be used to calculate the same:

Formula for converting the CGPA into Percentage shall be: Percentage (%) = (Obtained CGPA/10) \* 100

**Example:** if the CGPA is 6.88 the percentage will be:  $(6.88/10) \times 100 = 68.8\%$

## 11. Attendance requirements

### a) Aggregate attendance

A student is expected to attend all the classes consisting of lectures, tutorials, labs and workshop sessions. A student may be debarred from appearing in the ESE of one or more courses for shortage of attendance as enumerated below:

A student will be allowed to appear in all examinations if his aggregate attendance is 75% or more.

### b) Condoning the attendance

The Director/Dean shall have the power to condone shortage of attendance on verification of the facts.

## 12. Examinations

The schedule of Examination both the Mid-Semester and End-Semesters shall be as specified in the Academic Calendar.

The End-Semester examination shall be conducted by the University. However Continuous Assessment (CA) & Mid-Semester Examination (MSE) should be conducted by concerned colleges.

## 13. Components of evaluation

Unless provided otherwise in the Course and/or Programme details, the components of Evaluation for each course shall be as under:

- Continuous Assessment (CA) : 10 marks
- Mid-Semester Examination (MSE) : 20 marks
- End-Semester Examination (ESE) : 70 marks

**14. Transparency guidelines**

- a) All marks obtained in assignment/practical, presentation or a report will be made available to the students within a reasonable time after evaluation.
- b) A student will be allowed to see all the answer-books of ESE at one time and location as notified. No second opportunity will be provided for the purpose. A student may seek re-evaluation of specific question by making a written request in the following types of complaints:
  - Question left ungraded, and
  - Correct answer has been awarded a zero.

No other request of re-evaluation shall be entertained. The result will be conveyed to the student.

- c) Re-evaluation or rechecking may be permitted on request by the University on deposit of the specified fee.

**15. Maximum duration for the completion of a degree or a diploma programme**

The maximum duration for completion of a degree or a diploma programme, shall be N+N years, where N stands for the normal or minimum duration prescribed for completion of the programme. Provided, that in exceptional circumstance a further extension of one more year may be granted. The exceptional circumstances shall be as outlined by the Academic Council of the University.

**16. Minimum CGPA requirements for award of degree/diploma****a) Under Graduate Programme**

Unless approved otherwise, the minimum CGPA requirement for the award of a degree in an Under Graduate programme will be 4.0 subjected to getting a minimum of 'P' or higher grade in each of the courses offered and also satisfying other conditions as may be specified in the program details.

**b) Post-Graduate Programme**

Unless approved otherwise, the minimum CGPA requirement for the award of a degree in a Post Graduate programme will be 5.0 subjected to getting a minimum of 'D' or a higher grade in each of the courses offered and also satisfying other conditions as may be specified in the program details.

**c) Diploma Programme**

Criterion as decided by the University from time to time shall be applicable.

**16. Minimum CGPA requirements for award of degree/diploma****a) Under Graduate Programme**

Unless approved otherwise, the minimum CGPA requirement for the award of a degree in an Under Graduate programme will be 4.0 subjected to getting a minimum of 'P' or higher grade in each of the courses offered and also satisfying other conditions as may be specified in the program details.

**b) Post-Graduate Programme**

Unless approved otherwise, the minimum CGPA requirement for the award of a degree in a Post Graduate programme will be 5.0 subjected to getting a minimum of 'D' or a higher grade in each of the courses offered and also satisfying other conditions as may be specified in the program details.

**c) Diploma Programme**

Criterion as decided by the University from time to time shall be applicable.

**17. Transfer of programme**

A first year student subject to availability of seats and fulfilling the minimum qualification may be allowed to change his programme on the recommendation of the committee appointed by Provost.

**18. Result**

The results for each semester shall be declared on the date specified in Academic Calendar.

The result of a student may be withheld if he:

- (i) has not paid all the University dues,
- (ii) has a case of misconduct or use of unfair means pending against him, or
- (iii) any other reason as may be decided by the University.

**19. Award of Degrees and Diplomas**

A student shall be deemed to have completed the requirements of a programme and declared eligible for award of a Degree or Diploma, only if he has completed all the requirements specified in the University Examination Rules and/or the Programme and Curriculum details.

Three divisions as defined below shall be awarded:

Division	CGPA
First with Honours	$\geq 8.0$
First	$\geq 6.0 < 8.0$
Second	$\geq 5.0 < 6.0$

**Note:** For securing a Degree and Diploma in First Division with Honours, a student must pass all the courses both theory and practical in the first attempt.

**20. Use of unfair means**

- a) Use of unfair means in relation to Continuous Assessment and in relation to Examination both MSE and ESE.
- b) The Controller of Examinations will decide if the case is to be put up to the Unfair Means Committee (UMC) for deciding Unfair Means or dealt with it in some other manner.
- c) Dean of Academic Affairs, Director/Dean of the College and COE shall constitute the Unfair Means Committee (UMC) for deciding Unfair Means. The Dean of Academic Affairs will chair the committee while the COE will be its convener.
- d) The disciplinary authority may impose one or more of the following penalties against the guilty student:
  - i. Cancellation of enrolment
  - ii. Disqualification for one or more semesters
  - iii. Rustication for one or more semesters
  - iv. Expulsion from the University
  - v. Any other action as deemed fit by the disciplinary authority

**21. Interpretation**

- a) Any question relating to a typographical error, spelling mistake, clarification or interpretation related to any of the provision of these Ordinances shall be referred to the Chairman Governing Body whose decision shall be final and binding.
- b) Notwithstanding anything stated in the rules framed herein, any unforeseen issues not covered by these Ordinances, or a differences of opinion in interpretation and in respect of all the matters, whether expressly provided herein or not, the Provost may take such measures as may be necessary for removal of discrepancies and to issue clarifications wherever necessary and expedient to do so.

**22. Backlog System:**

Backlog means number of subjects which have not been cleared in exams i.e., it refers to the number of subjects failed by a student.

- i. At any point in time, a student can have maximum 4 backlogs (F) pending.
- ii. If backlogs are more than 4 than new subjects will not be allocated and he/she is detained for one year.
- iii. Immediate previous semester backlogs are not counted for detain purpose.

**Example:** Suppose you have 2 backlogs in Sem-I, 1 backlog in Sem-II and 3 backlogs in Sem-III and you are studying in 4th semester. Now Total Backlog = 6 (2+1+3) but for detaining purpose only 3 (2+1) will be counted and you are not detained. But when you reach to 5th Sem then all the backlogs before Sem- IV will be counted and if you have not cleared any of previous backlogs then you are detained.

### **Chapter-7**

#### **Ordinances pertaining to fees to be charged for the various courses Examinations, Degrees or Diplomas of the University**

The upper limits of fees structure shall be fixed as much as affordable to the students or not higher than the upper fees fixed by “Fees Regulatory committee for the self finance colleges”

#### **1. Fee Structure**

- a) The University shall, from time to time prepare its fee structure
- b) The University shall charge fees from the diploma, undergraduate, postgraduate, research and certificate courses.
- c) The fee structure shall be concomitant with the objective of providing quality education to the University students.
- d) The tuition, examination and any other fee chargeable from the students shall be as recommended by the Fee Committee and approved by the Governing Body. The fee revision shall be duly notified.
- e) The revised fee shall be applicable to all the students admitted in that Academic year and onwards.
- f) The procedure for the deposition of fees, delay fine, entry/deletion of the names from the rolls of the academic programs of the University in case of defaults, and such other matter, may be implemented by the University.
- g) The University may prescribe a different fee structure for each course, for Resident Indian Students and for children/wards of NRI/PIO/Foreign Students.
- h) The fee shall be payable under the different heads prescribed by the University, which are subject to change from time to time as per prevailing rules and regulations as applicable at that time for different courses. One or more components of the following may be the fees charged by the University, and more components may be added as may be recommended by the Finance Committee and approved by the Governing Body:
  - i. Registration fees.
  - ii. Admission fees.
  - iii. Tuition fees.
  - iv. Development Fee.
  - v. Hostel Charges to include Boarding, Lodging and Laundry.
  - vi. Summer/winter vacation Charges, for those who are required to stay in Hostel during vacation with the permission of University.
  - vii. Enrolment Fees
  - viii. Sports fees.
  - ix. Examination fee.
  - x. Library Fee.
  - xi. Transportation Fees (if availing the facility).
  - xii. Fees for the Degrees/Diplomas/certificates if awarded and in absentia.
  - xiii. Fees for grade card, Transcripts, and other academic certificates including duplicates/ attested copies, etc.
  - xiv. Caution Money/Security deposit. The same is refundable after adjustment of relevant dues, if any, within four years of their leaving the University. If no claim for a refund is received within the period, the Caution Money shall be credited into the University Fund. The Provost may, for sufficient reasons, investigate and entertain claims for refund of Caution Money after the expiry of this period

#### **2. Mode of Payment**

- a) Fees shall be paid by only on line Fees payment portal of the University/Bank Transfer/Internet Banking or any other method approved by the Board of Management, made in favour of “Bhagwan Mahavir University”, payable at Surat.
- b) Fee paid by a student is not refundable under any circumstances in part or whole after commencement of the academic session.
- c) Student must obtain a receipt for every payment made to the University. Fees shall only be paid at the Accounts Office of the University, or by using the method prescribed by the University for Bank Transfer/Internet Banking or any other method approved by the Board of Management.
- d) Fees cannot be paid in part or in instalments, unless specified by the University.
- e) Delayed payments will attract late fee charges and/or interest charges as may be prescribed.

## Chapter-8

### Ordinances pertaining to the conditions of residence of the students of the University

The University shall provide boarding and lodging facilities to the students, both boys and girls, in hostels to the extent possible, at a reasonable cost. The matters relating to allotment of hostel rooms, maintenance of discipline amongst hostel inmates, resolution of their day to day problems and welfare of hostel residents shall be looked after by Hostel Administration Committee (HAC). The Hostel rules framed by (HAC) shall be implemented with the approval of the Governing Body.

## Chapter-9

### Ordinances pertaining to the provisions regarding disciplinary action against the students

Any violation of the code of conduct or breach of any rule or regulation of the University by a student shall constitute an act of indiscipline and shall make him liable for disciplinary action which will be taken by the duly constituted disciplinary committee.

#### 1. Acts of Indiscipline

The following shall constitute acts of indiscipline and the students indulging in any of them shall be liable to disciplinary action against them:

- i. Indulging in vandalism/violence and damaging University and/or public property or property of any other person.
- ii. Demonstrations, inciting protests, distributing hand bills etc.
- iii. Quarrelling, fighting and passing derogatory remarks in the University premises against its fellow students/teachers/employees/canteen and mess workers etc.
- iv. Indulging in ragging directly or indirectly, which is strictly prohibited as per Supreme Court Ruling.
- v. Possession and use of firearms, weapons and potentially dangerous instruments, etc.
- vi. Consumption, carrying and sale of drugs/alcohol/intoxicants/tobacco etc.
- vii. Any type of harassment whether physical, verbal, mental, sexual or electronic.
- viii. Any other act which the disciplinary committee may determine to be undesirable.

#### 2. Procedure for punishment

When a student is found indulging in any breach of discipline, misconduct, unruly behaviour, provocation, instigation, Ragging in any form, harassment (mental and physical), to fellow student, teaching and staff then the matter shall be reported to the Discipline for appropriate action.

#### 3. The various steps for disciplinary action shall be as under

- a) **Complaint received:** All disciplinary cases requiring redressal need to be initiated or reported by any complainant (Teaching/Staff/Students) to the Chairman Disciplinary Committee in writing. Depending on the gravity of the offence, if the Chairman Disciplinary Committee is convinced that prime facie evidence exists against the defaulter, the Chairman Disciplinary Committee Can suspends the student pending investigation.
- b) **Investigation:** After having the matter investigated a warning will be issued to the defaulter and the written apology shall be filed in the student record held with the Warden/Administration Department. The Chairman Disciplinary Committee may close a case with a written apology by the defaulter and his parents. If any investigation is required, the Chairman Disciplinary Committee may ask one or more members of the Disciplinary Committee for any further inquiry into the matter. The Chairman Disciplinary Committee will issue a Show Cause Notice, based on the facts of the case within 24 hours of the complaint/inquiry.
- c) **Show cause notice:** The Show Cause Notice will be issued to the defaulter, giving brief details of the incident. The reply by the defaulter will be submitted to the Chairman Disciplinary Committee by hand within 24 hours. If the Chairman Disciplinary Committee is not satisfied with the reply, he will issue a letter to the defaulter, to appear before the Disciplinary Committee, (if necessary, along with his parents) on a specified date/time. A copy of this letter will be sent to all the members of Disciplinary Committee for their attending the meeting.

#### 4. Disciplinary committee meeting

- a) Presence of a minimum of three members is mandatory for Disciplinary Committee meeting to be held.

- b) Disciplinary Committee will generally meet on the date/time specified by the Chairman as and when required. The Committee shall decide the punishment within two days and issue the punishment letter when found guilty. The award of punishment will also be put up on the discipline notice board.
- c) Copies of punishment award shall also be sent to the Provost, Dean of Academics Affairs.
- d) Department concerned, Registrar, Deputy Registrar, and Training and Placement Officer as required.

### **5. Punishments**

One or more of the following punishments can be awarded by the Chairman Disciplinary Committee:

- a) Written warning, recorded in dossier of student
- b) Deduction from General Proficiency marks
- c) Withdrawal of any academic or other University Activity, privilege, benefit, right or facility
- d) Payment of compensation to make good any damage or defacement to University or any other property or assets caused by the student
- e) Suspension for minimum 7 days or as decided by Chairman Disciplinary Committee
- f) Reflect the Act of indiscipline in the Character Certificate
- g) Debar from all or certain number of Campus Placements
- h) Debar from one Sessional Examination
- i) Rustication for one semester or more
- j) Expulsion

In case, a student remains suspended for conduct of an inquiry, such a period shall be reckoned in the calculation of his attendance provided he is found innocent.

In cases where an offence involves action by Police, the matter will be referred to the Registrar who will ensure that a Police case is filed and an FIR obtained. Such cases will be fully dealt by Police and the individual will remain suspended till completion of investigation of the case but without benefit of attendance. Police cases will invariably include ragging of any kind.

### **6. Anti-Ragging Measures**

The University shall have a zero tolerance policy towards Ragging and shall lay down strict guidelines on the same as per policies of the UGC in vogue and in compliance to directions of Hon'ble Supreme Court.

### **7. Policy to prevent Sexual Harassment**

The University shall be committed to treating every employee and student with dignity and respect. It shall seek to create a work environment that is free from sexual harassment of any kind, whether verbal, physical or visual. A policy shall be created by the University to provide guidelines for prompt redressal of complaints related to sexual harassment which should be in full compliance with "The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal)" Act, 2013 (the "Act"). All references/complaints pertaining to any matter will be handled within the ambit of the said Act and the Rules framed there under. The policy so defined should be communicated to all employees and students and they be made aware of the complaint and redressal mechanism for same.

### **8. Zero Tolerance Policy**

- a) Ragging, its abetment, eve-teasing and/or any kind of mental or physical harassment, either directly or indirectly, of any student(s) by whatsoever name called which may hurt the sensibilities or self-esteem of a student(s), inside or outside the University and/or its hostel(s)/mess, cafeteria is strictly prohibited.
- b) Disciplinary Action will be taken in such cases as per the decision taken by Anti Ragging committee for this purpose.
- c) At the time of admission, every student shall be required to sign a declaration on oath that he shall submit to the disciplinary jurisdiction of the Provost and Director/Dean of the College where he has been admitted.



- d) Ragging in any form is strictly prohibited within the University premises, on public transport or at any other place, public or private. Anybody found involved in an act of ragging shall be dealt with strongly including registration of criminal case with the police.
- e) Any individual or collective act or practice of ragging shall be treated as an act of gross Indiscipline and shall be dealt with under the provisions of this Ordinance or the provisions of law enacted from time to time.
- f) Ragging, for the purposes of this ordinance, shall ordinarily mean any act, conduct or practice by which the dominant power or status of senior students is brought to bear upon the students who are in any way considered junior or inferior by the former and includes individual or collective acts or practices consisting of.
  - i. Promote Collaboration and partnership between the Universities/Institutes in the field of higher education.
  - ii. Physical assault or threat to use physical force.
  - iii. Violation of the status, dignity and honour of students, in particular women students and those belonging to a scheduled caste, scheduled tribe or other weaker sections of the society.
  - iv. Expose students to ridicule or contempt or commit an act which may lower their self esteem.
  - v. Verbal abuse, mental or physical torture, aggression, corporal punishment, harassment, trauma, indecent gesture and obscene behaviour.

The Director/Dean of the College or the Dean Students Welfare shall, without fail, take immediate action on the receipt of a complaint or information of ragging or its likelihood in their respective domains.

### **Chapter-10**

#### **Ordinances pertaining to the manner of co-operation and collaboration with other Universities and Institutions of Higher Education, Learned Bodies or Association**

##### **Co-Operation And Collaboration With Other Universities**

- a) The University may subject to the provisions of Act and rules defined by UGC, enter into MOUs with other Universities including National/foreign Universities in such a manner and for such purposes as the University may decide or determine from time to time.
- b) The MOUs must have clauses and conditions to safe guard the legal aspects of the University and include issues like, areas of cooperation and collaboration, arrangement for transfer of credits, maintenance of standards, consequences of termination of agreement etc.
- c) Generally, but not limited to scope defined below, following may be agreed upon
  - i. Promote Collaboration and partnership between the Universities/Institutes in the field of higher education
  - ii. Exchange of Faculties and Researchers
  - iii. Twinning/Articulation of syllabi/Exchange of students at Bachelors, Master level and higher levels under credit transfer arrangement
  - iv. Exchange/Sharing of course and instruction materials
  - v. Invite teaching/Research scholars of each other's academic community to participate in conferences and colloquia
  - vi. Cooperation in mutual fields of academic interest for purpose of developing specific education and training opportunities and Programs
  - vii. Joint cooperative research projects
  - viii. Developing e-courses for interactive and interactive-integrated learning
  - ix. Joint Research projects funded by national and international agencies and others
  - x. Joint arrangement for: Holding Conferences, Seminars and Workshops, Training and Internship Programmes, Refresher and continuing education Courses, Expert Talks, Any other activity of mutual benefit

**The guideline, if any, lay down by UGC, shall be followed scrupulously.**

## **Chapter-11**

### **Ordinances pertaining to rules and regulations for the degree of Doctor of Philosophy (Ph.D.)**

#### **Preamble**

- The Degree of Doctor of Philosophy (Ph.D.) is the Research Degree of the University.
- The Ph.D. Programme shall be conducted at and through the College of the University.
- Necessary approval required for running Ph.D. courses shall be obtained by the University.
- The BMU Ph.D. Programme conforms to the minimum standards and procedures set by the University Grants Commission (UGC) (Minimum standards and procedures for award of Ph.D. Degree), Regulations 2009.
- The PhD degree is awarded to a candidate, who, as per these regulations, has submitted a thesis on the basis of original research work done by him in any particular discipline or more than one discipline (interdisciplinary), which makes a contribution to the advancement of knowledge or to innovative methods of application of existing knowledge.
- The Ph.D. degree shall be awarded by the University under the Bhagwan Mahavir College of advance Research.
- The Regulations framed are subject to modifications from time to time as decided by the Academic Council of the University.
- The provisions of these regulations shall be applicable to any other/new College/ department/ disciplines that may be introduced from time to time.

#### **1. Committee constituted for the Ph.D. programme**

#### **2. Research Board**

There shall be a single Research Board which will meet at least once in a Semester for the entire University, constituted by Provost or his nominee as Chairman and all the Director/Dean of the concerned Colleges as members, One member nominated by Board of Management, two external members nominated By Provost.

#### **3. The functions of Research Board will be as follows**

- a) To make suitable recommendations on matters relating to Ph.D. programme.
- b) To ensure that all norms and Regulations pertaining to Ph.D. programme are strictly followed.
- c) To make periodic review of regulations, rules and instructions pertaining to Ph.D. programme and any modification thereof.
- d) To consider the cases of malpractice in examinations and plagiarism.

#### **4. Doctoral Research Committee (DRC)**

There shall be a Doctoral Research Committee (DRC) which is a working committee of Research Board for each College to select the candidates and monitor the conduct of all the College for the Ph.D. programme. The Doctoral Research Committee will function closely with Research Board for smooth Running of Ph. D. Programme of the University.

#### **5. The functions of Doctoral Research Committee (DRC)**

- a) To review the research proposal and finalize the topic of research.
- b) To guide the research scholar to develop the study design and methodology of research and identify the course(s) that he may have to do.
- c) To periodically review and assist in the progress of the research work of the research scholar.
- d) A research scholar shall appear before the DRC once in six months to make a presentation of the progress of his work for evaluation and further guidance. The six monthly progress reports shall be submitted to the Research Board.
- e) In case the progress of the research scholar is unsatisfactory, the DRC shall record the reasons for the same and suggest corrective measures. If the research scholar fails to implement these corrective measures for two consecutive reporting periods, the DRC may recommend for cancellation of the registration of the research scholar.

**6. Categories of Admission**

Applicants shall be admitted to the Ph.D. Programme under one of the following categories:

- a) Full-time Ph.D. students with or without fellowship.
- b) Ph.D. students who are teaching members/staff of the University.
- c) Ph.D. students under the external registration programme recognized by the University and sponsored by and employed in the Organization/Industry/University/other institutions, who will normally carry out their research in the Organization/ Industry/ University/ other institutions of their employment.
- d) Ph.D. students from partner universities/institutions with which BMU has MOUs or collaborative arrangements.
- e) Ph.D. students pursuing part-time Ph.D.

Further, scholars who may be working elsewhere and willing to meet the Ph.D. program progression requirements like residential requirement/course work as laid down by the University may be enrolled as a part time students/scholars (in the College in which may offer part time programs) subject to production of a “No Objection Certificate” from their organization and after satisfying DRC that facilities for carrying research work in their organization exist. Such scholars shall not be awarded any assistantship by the University.

**7. Eligibility for Admission**

Subject to the conditions stipulated in these Regulations, the following persons are eligible to seek admission to the Ph.D. programme:

- a) Candidates for admission to the Ph.D. programme shall have a Master's degree or a professional degree declared equivalent to the Master's degree by the corresponding statutory regulatory body, with at least 55% marks in aggregate or Its equivalent Grade.
- b) A relaxation of 5% of marks, from 55% to 50%, or an equivalent relaxation of grade, may be allowed for those belonging to SC/ST/OBC non-creamy layer/differently abled and other categories of candidates as per the Govt. notification adopted by the University.
- c) The minimum qualifications for admission for in-service candidates will be the same as that for regular candidates. However in-service candidates shall have to produce a No-Objection Certificate (NOC) from his employer.
- d) The qualifying degree should be recognized by the UGC/Association of Indian Universities/Central Council of Indian Medicine/Central Council of Homoeopathy/ Indian Nursing Council/Council of Architecture/Pharmacy Council of India/All India Council for Technical Education or any other approved and recognized Scientific Bodies of the Government of India and approved by the Academic Council/Board of Management of the University for Provisional Registration for the PhD Degree.

**8. Duration of the Programme:**

- a) Ph.D. programme shall be for a minimum duration of three years, including course work and a maximum of six years respectively from the date of registration of the student.
- b) Extension beyond the above limits will be recommended by Research Board and approved by the Provost in extraordinary circumstances.
- c) The women candidates and Persons with Disability (more than 40% disability) may be allowed a relaxation of two years for Ph.D. in the maximum duration. In addition, the women candidates may be provided Maternity Leave/Child Care Leave once in the entire duration of Ph.D. for up to 240 days.

**9. Admission Procedure**

- a) Admission shall be made through an Entrance Test and Interview.
- b) The Ph.D. Programme begins twice each year - in the winter semester (1st July) and the summer semester (1st January).
- c) The candidate desiring to seek admission to Ph.D. programme at BMU shall apply online/offline application through the BMU website/office on a prescribed application form by a due date announced by BMU.
- d) A short note on the professional background and experience of the applicant, if any.

- e) A “Brief Proposal” and “Purpose” explaining the area of research and why the applicant wishes to pursue the Ph.D. Programme, in around 1500 words.
- f) An applicant is required to pay the fee determined by the University.
- g) The qualifying marks in entrance test shall be at least 50%.
- h) The syllabus of the Entrance Test shall consist of 50% of research methodology and 50% shall be subject specific.
- i) Candidates who have qualified UGC/SLET/NET/GATE/GPAT/CSIR (JRF/SRF)/ teaching fellowship/M.Phil programme in the relevant discipline or are UGC/CSIR/RGNF/DST Inspire, NBHM Fellows, etc., shall be exempted from the entrance examination.
- j) However, the candidates exempted from entrance examination are required to give presentation on the proposed research topic and appear for the Personal Interview in front of Research Board.
- k) Holders of Teacher Fellowships from the UGC or any other Government funding agency.
- l) Admissions to the Ph.D. Programme must be approved by the Research Board.

#### 10. Registration as Ph.D. Candidate

- a) After submission and verification of all eligibility documents and payment of the prescribed fee by the due date, the provisional admission would be confirmed by Research Board.
- b) The registration of a candidate shall be confirmed only after completing the coursework as conveyed by the Research Board.

#### 11. Ph.D. Course Work

- a) The credit assigned to the Ph.D. course work shall be maximum of 16 credits. All candidates admitted to the Ph.D. programmes shall be required to complete the course work prescribed by the College during the initial one semester.
- b) The course work shall be treated as prerequisite for Ph.D. preparation. A minimum of four credits shall be assigned to one or more courses on Research Methodology which could cover areas such as quantitative methods, computer applications, research ethics and review of published research in the relevant field, training, field work, etc. Other courses shall be advanced level courses preparing the students for Ph.D. degree.
- c) All courses prescribed for Ph.D. course work shall be in conformity with the credit hour instructional requirement and shall specify content, instructional and assessment methods. They shall be duly approved by the authorized academic bodies.
- d) The Course Work will be divided into three broad sections as under:

Section	Title	Total Credits
I	Research Methodology	4
II	Core Paper I & II	4 + 4
III	Seminar	4
	<b>Total</b>	<b>16</b>

#### 12. Passing Criteria:

- a) Evaluation will be done by Doctoral Research Committee (DRC) by grading system and approved by Research Board.
- b) Grades in the course work, including research methodology courses shall be finalized after a combined assessment by the Research Board and the final grades shall be communicated to the College.
- c) Minimum 50 % Marks are required in the course work in order to be eligible to continue in the programme and submit the dissertation/thesis.
- d) In exceptional cases, where a Research Scholar fails to fulfil attendance requirement or fails in the end semester examination, he shall apply for an extension for completion of the Course Work in the prescribed format to the research Board. Such candidates will be required to pay additional examination fee as per the rules of the University.
- e) A minimum of 75% attendance is required during each term in course work.
- f) Flexibility in timings for completion of course work may be allowed with the permission of the Research Board.

**13. Students Exemption from Ph.D. Course Work**

- a) Candidates who have passed M.Phil degree/equivalent degree.
- b) Candidates who have passed Ph.D. Course Work from a recognized University during last two years subject to the submission of the following documents:  
Completion certificate of the Course Work attended Transcripts No objection certificate from the University from which the scholar is seeking a transfer to this University.

**14. Allocation of Research Supervisor:**

Eligibility criteria to be a Research Supervisor, Co- Supervisor, Number of M.Phil./Ph.D. scholars permissible per Supervisor, etc.

- a) Any regular Professor of the University and any regular Associate/Assistant Professor of the University with a Ph.D. degree and at least two research publications in refereed journals may be recognized as Research Supervisor. Provided that in areas/disciplines where there is no or only a limited number of refereed journals, the Institution may relax the above condition for recognition of a person as Research Supervisor with reasons recorded in writing.
- b) Only a full time regular teacher of BMU can act as a supervisor.
- c) However, Co-Supervisor can be allowed in inter-disciplinary areas from other departments of the same institute or from other related institutions with the approval of the Research Board.
- d) The supervisor has to be approved by the Research Board.
- e) In special circumstances a person from other academic institute, research laboratory, or industry holding a Ph.D. degree can also be recognized as Research Supervisor by Research Board.
- f) The allocation of Research Supervisor for a selected research scholar shall be decided by the Research Board depending on the number of scholars per Research Supervisor.
- g) A Research Supervisor who is a Professor, at any given point of time, cannot guide more than three M.Phil. and Eight Ph.D. scholars. An Associate Professor as Research Supervisor can guide up to a maximum of two M.Phil. and six Ph.D. scholars and an Assistant Professor as Research Supervisor can guide up to a maximum of one M.Phil. and four Ph.D. scholars.
- h) In extraordinary circumstances any change in supervisor or allocation of a second supervisor may be approved by the Provost on the recommendation of the Research Board.
- i) No relative of a candidate such as wife, husband, son, daughter, sister, brother or such other person who are deemed to be close relations shall be appointed as Research Supervisor for that candidate.
- j) In cases where the Research Supervisor has less than two years to retire, a Co- Research Supervisor shall be mandatory.
- k) In case of relocation of an M.Phil/Ph.D. woman scholar due to marriage or otherwise, the research data shall be allowed to be transferred to the University to which the scholar intends to relocate provided all the other conditions in these regulations are followed in letter and spirit and the research work does not pertain to the project secured by the parent institution/supervisor from any funding agency. The scholar will however give due credit to the parent guide and the institution for the part of research already done.

**15. Research Proposal Plan**

- a) On completion of course work, a scholar shall prepare a detailed "Research Proposal" on the research area of which his interest within 6 months from the date of completion of course work.
- b) The objective and rationale of the proposal is to enable the scholar to define the Ph.D. Research problem based on a survey and critical analysis of the literature.
- c) The research scholar shall present the proposed work in an open seminar and defend it before the Research Board.
- d) In case Research Board does not find the Proposal suitable, it will communicate the scholar accordingly.
- e) The Research Board may allow the candidate to resubmit a revised proposal within a specified time within three months from the date of seminar. Failing which a candidate will not be registered for Ph.D. programme, however in special circumstances the candidate may request for some more time which the Research Board may consider.

**16. Progress of the Research Work**

- a) At the end of every semester, the progress of a scholar will be assessed by the Research Board. The candidate shall make a presentation before the Research Board for feedback and comments.
- b) The Research Board shall send the Assessment Report to the scholar with its recommendations on continuation.
- c) If a supervisor is not satisfied with the work of the candidate, he will inform the Research Board for appropriate advice to the scholar. The Research Board will issue a show cause notice to the scholar and consider the explanation and may take up the matter to the Dean of Academic Affairs. The matter shall be considered by the Dean of Academic Affairs after the approval of Provost whether the candidate should be allowed to continue his research work.
- d) All correspondence will be carried out by the scholar through the supervisor(s).

**17. Submission of Synopsis**

- a) On completion of the research work, the scholar will submit the synopsis of his Research work to Research Board through his supervisor.
- b) The assessment shall be carried out by the Research Board through a pre-Ph.D. seminar scheduled and notified at least 15 days in advance.
- c) The Research Board will give feedback and comments which the candidate will incorporate.
- d) In case not satisfied, the Research Board may also ask the scholar to do further work, if so required, and resubmits a revised synopsis within a specified time.

**18. Submission of Thesis**

- a) The thesis shall be written in the specific format and it should be substantiated by facts, and fresh approach towards interpretation of facts and theories or significant contribution to knowledge of design or development, or a combination of them. It should bear evidence of the candidate's capacity for analysis and judgment and also his ability to carry out independent investigation, design or development.
- b) The scholar will declare that the research work is a bonafide nature of work and that the thesis does not contain work which has been previously submitted for the award of any degree/diploma and the extent of collaboration, if any.
- c) Ph.D. scholars must publish at least one (1) research paper in refereed journal and make two paper presentations in conferences/seminars before the submission of the dissertation/ thesis for adjudication, and produce evidence for the same in the form of presentation certificates and/or reprints.
- d) The scholar shall submit Four (4) printed or typed copies of his thesis in English language (barring the thesis on languages) to the Research Board through his supervisor and a CD of the thesis in PDF format shall also be submitted by the scholar.

**19. Appointment of Examiners**

- a) From the panel of maximum ten examiners (five examiner within the state and five outside the state/country) and minimum seven (four examiner within the state and three outside the state/country) submitted by the Supervisor, on the Recommendation of Research Board, Provost will appoint two external examiners out of which at least one will be from outside the state/country and other will be nearby area.
- b) The appointment of these examiners shall be strictly confidential.
- c) In case, an appointed external examiner declines to act as examiner, the Provost may appoint another external examiner in line with.
- d) The public viva-voce of the research scholar to defend the dissertation/thesis shall be conducted only if the evaluation report(s) of the external examiner(s) on the dissertation/ thesis is/are satisfactory and include a specific recommendation for conducting the viva-voce examination.

**20. Award of Ph.D. Degree**

- a) The Research Board shall give final recommendations for the award of a PhD degree on the basis of performance in the viva voce examination and the examiners' reports.
- b) Along with the notification, the University shall issue a provisional certificate certifying that the degree has been awarded in accordance with the provisions of UGC Minimum Standards and Procedure for award of Ph.D. Degree, Regulation 2009 and subsequent amendments.

**Notwithstanding anything contained in these Regulations, all Research Scholars shall be governed by the Code of Conduct and general rules and procedures framed by the BMU, and in force from time to time.**

## **Chapter-12**

### **Ordinances pertaining to rules and regulation for Library**

#### **Rules and Regulation for Library**

- a) Students must follow the Library rules for borrowing/using/returning books. They must show their Identity Cards when asked for. The books must be returned on or before the due date of return of the book.
- b) Library books should be used with great care. Tearing or folding or cutting of Library books or making any mark on them is not permitted and shall lead to disciplinary action. Any defect noticed at the time of borrowing books must be brought to the notice of the Library staff immediately, otherwise the borrower may be required to replace the book by a new copy or pay double the cost of the book.
- c) In open access Library of the University, replacement or misplacement of books on the shelves by the readers is not desirable. Readers should leave the book on the table after use.
- d) Library cards are non-transferable and they should be kept securely otherwise the borrower shall be held responsible for the books issued against cards.
- e) Before leaving the Library, a student should make sure of getting the books properly issued at the counter against the card.
- f) Personal property or books other than those belonging to the Library must be deposited at the entrance gate.
- g) The loss of Library books or borrowers card must be immediately brought to the notice of the Librarian in writing.
- h) Polite and courteous behaviour inside the Library is expected from all the users and silence must be observed inside the reading rooms.

## **Chapter-13**

### **Ordinances pertaining to the Teachers of the University**

#### **1. Teachers of the University shall be of the following categories**

- a) Appointed teachers of the University
- b) Recognized teachers of the University
- c) Persons of Academic eminence conferred with the title of Professor Emeritus

#### **2. Appointed Teachers of the University**

- a) Teachers appointed as a Professors, Associate Professors, Assistant Professors or otherwise as teachers of the University prescribed in the University HR Manual.
- b) Persons appointed by the University as Honorary, Distinguished or Adjunct Professors.

#### **3. Recognized Teachers of the University**

- a) The guest/visiting teaching members or subject area experts, recognised by the University for guiding research and/or delivering expert/special lectures.
- b) The qualification of a recognized teacher shall be the same as that of appointed teachers of the University.
- c) The period of recognition as a teacher of the University may be as decided at the time of recognition subject to a maximum of three years.

#### **4. Professor Emeritus**

On a proposal received from the Faculty Board of a College and on recommendation of the Academic Council as approved by the Governing Body, the President may confer on a person of academic eminence, the title of Professor Emeritus.

## **Chapter-14**

### **Conditions for award of Degrees, Diplomas, Certificates and any other distinctions & means relating to granting and obtaining the same and Convocation**

#### **1. Conditions for Award of Degrees, Diplomas, Certificates**

- a) The students who have been enrolled in various certificate, diploma or degree programmes at the University, on successful completion and passing of prescribed examinations for that particular programme, shall become entitled for the award of the corresponding certificate, diploma or degree for that programme, as the case May be.

- b) A student would have been deemed to have successfully completed and passed the prescribed examinations provided he has.
  - i. Completed the minimum credit requirements prescribed for that programme as provided in the regulation on,, Course Credit Regulations and Grading Systems” for that programme and as approved by the Academic Council from time to time.
  - ii. Has secured the minimum CGPA for passing as provided in the Credit Regulations for that programme.
  - iii. Has successfully completed and passed all the non-credit courses as specified in the prescribed Scheme of Studies.
  - iv. Has completed all the requirements within the stipulated time prescribed for that programme.
  - v. No fee/or any other arrears are pending on him and no disciplinary action involving moral turpitude is pending.
- c) The names of the successful students along with their final result shall be placed before the Academic Council for the award of degrees, diplomas and certificates, as the case may be, of these students. On the approval by the Academic Council, provisional certificates, diplomas or degrees shall be issued to the respective students by the Controller of Examination.
- d) The certificates, diplomas and degrees shall be signed by the Controller of Examinations, Registrar and Provost and bear the seal of University.
- e) The approval accorded by the Academic Council for the award of the Certificates, Diplomas, Degrees or any other distinctions/awards shall be placed before the Governing Body for its ratification. After ratification by the Governing Body, the degrees, diplomas and certificates shall be awarded to the passing out students at the University Convocation as decided by the University from time to time.
- f) However, a student may be awarded his certificate/diploma/degree in absentia due to valid reasons explained by the student in his application for the purpose accompanied by a fee as prescribed by the University from time to time.

## **2. Procedure for Convocation**

- a) Convocation for the purpose of conferring degrees and making awards shall ordinarily be held every year at the time specified by the University and shall be called Annual Convocation. A special convocation may also be held at such time as may be found necessary and convenient.
- b) The actual date of the convocation in each case shall be fixed by the Provost with the approval of the President.
- c) Not less than four weeks” notice for the Convocation shall be given to the recipients of the degrees, by the Registrar. This period may however be reduced to ten days in the case of special convocation or in any other case where such a course is considered expedient by the President.
- d) The degrees/diplomas/certificates shall be awarded after the students complete the respective programs and fulfil the conditions for the award as laid down in the rules of respective programs.
- e) The University shall create the provisions and rules for award of medals to the students for each year at the time of the Convocation.
- f) The Registrar shall send a program of the convocation and the procedure to be observed during the convocation along with a brief to the President, the members of the Governing Body, Provost, the Academic Council, and Director/Deans of the Colleges.
- g) The student desiring to receive degree in person must apply to the Registrar, seven clear days before the day fixed for the convocation, in a prescribed form, together with the fee as may be prescribed by the University intimating their intention to be present at the convocation, provided that the Provost may in special cases permit the receipt of late applications up-to 4 days before the date of convocation, if such applications are accompanied by a late fee as fixed by the University.
- h) Such students who are unable to present themselves in person at the convocation, may apply for receiving their degrees in absentia in the prescribed form, one month after the date of convocation along with a fee as prescribed by the University.



- i) Every degree shall bear the signature of the Provost and Registrar. The date on the degrees whether to be awarded at the convocation or otherwise will be the same as the date of the declaration of the result of the examination for which the degree is being awarded.
- j) Dignitaries such as the Chief Guest, the President, the Provost, the Director/Deans, the Registrar and the member of the Governing Body and the Academic Council shall wear such academic costumes as is approved by the Governing Body.
- k) All students at the convocation shall wear the costume as may be prescribed by the University appropriate to their respective degrees. No student shall be admitted to the convocation, who is not in proper academic costume. The decision of the Governing Body in this regard shall be final.
- l) Degrees will be distributed to the students attending the convocation at the place, time and day specified by notification before or after the convocation as decided by the University. A rehearsal may be arranged on or before the day of the Convocation, at which students for Degrees/Diplomas must be present. Students not present at the rehearsal run the risk of not being admitted to the Convocation.

### **3. The Academic Procession**

The Academic Procession shall comprise the President, the Provost, the Director/Deans of Colleges, nominees of Governing Body, members of Academic Council and the Registrar. They shall assemble at the place notified at the appointed hour and shall walk in procession in the following order to the convocation hall: there may be invocation of “any supreme power” to bless the passing-out students and the beginning of their careers, while the Academic Procession is moving towards dais in following order.

- i. Registrar
- ii. Dean Student's Welfare
- iii. Dean of Academic Affairs
- iv. Director/Dean Research
- v. All the Directors in order of seniority
- vi. Controller of Examinations
- vii. Finance Officer
- viii. Librarian
- ix. President
- x. Provost
- xi. Deputy provost
- xii. All Ex-Provost and Provost of other Universities
- xiii. Members of the Governing Body
- xiv. Members of the Academic Council

### **4. Academic Costumes**

The specifications of colour, material, weaving, dying etc. of the Academic costumes worn in convocation shall be as decided by the Academic Council.

### **5. Instructions for the Candidates**

- a) Candidates must appear in the prescribed academic Costume.
- b) A rehearsal shall be arranged on or before the date of the Convocation at which the candidates getting degrees must be present. Candidates not present at the rehearsal without permission run the risk of not being admitted at the Convocation.
- c) Candidates who are unable to attend the Convocation must inform the Registrar well in advance. Such candidates will be admitted to the degree in absentia
- d) The candidates who fail to attend the Convocation or wish to have their degrees awarded in absentia shall pay the prescribed fee to the University by means of a Demand Draft drawn in favour of the Registrar, Bhagwan Mahavir University, Surat Gujarat before they are admitted to the degree. Their degree certificates will be mailed by Registered Insured post after the convocation.

**6. Presentation of the Candidates**

On the Academic Procession entering the Hall, the candidates and the audience shall stand and remain standing until the members of the procession have taken their seats.

The Registrar will seek the consent of the President to declare the Convocation open in the following manner:

Hon'ble President, May I with your permission declare the convocation open! The President: "I permit".

Registrar: "With the permission of Hon'ble President, I declare the convocation open."

The proceedings of the Convocation shall then begin with the recitation of "Sansthageet" of the University" The Provost shall present the Annual report of the University.

The President: "Let the candidates be presented."

The Registrar will call upon the Director/Deans of Colleges to present the candidates for the award of degrees in the following manner:

The Director/Dean of College will direct the recipients of the Degree of concerned programme to rise from their seats, and will address as under:

"Sir, I present to you students of the programme of the College of whose names are set out in the list, and who have been examined and found qualified for the award of Degree to which I pray that they may be admitted."

The President, thereupon shall award the Degrees to the students and shall say –

"By virtue of the authority vested in me as President of the, Bhagwan Mahavir University, I admit you all to the Degree and I charge you that ever in your life, thought, action and conversation, you prove yourselves worthy of the same."

The concerned students will acknowledge by a bow and sit down.

The Registrar will request the Chief Guest to present the medals and awards to the students.

The Dean Students Welfare will announce the names of recipients. The medals and other distinctions then shall be presented by the Chief Guest of the Convocation.

The Chief Guest shall deliver his convocation address. President's Address.

The Deputy Provost will present a vote of thanks.

The Registrar shall seek the permission of President to declare the Convocation closed in the following manner

"Hon'ble President, May I with your permission declares the convocation closed."

The Registrar shall declare the Convocation closed in the following manner. "I declare the convocation closed."

The Registrar shall request the august gathering to rise from their seats for the National Anthem.

The National Anthem

The Academic Procession will leave in the same order as it entered. The audience shall remain standing till the procession has left the Convocation Hall.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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Vol. LXI ] THURSDAY, AUGUST 20, 2020 / SRAVANA 29, 1942

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> July, 2020.

#### GUJARAT PRIVATE UNIVERSITIES ACT, 2009.

**No: GH/SH/35/EPU/2020/1539/KH1:-** In exercise of the powers conferred by the Section 26 of the Gujarat Private Universities Act, 2009 (Gujarat Act No.8 of 2009), the Government of Gujarat hereby approves the First Statutes of the Atmiya University, Rajkot as proposed by the Governing Body of the Atmiya University, Rajkot in its meeting held on 14<sup>th</sup> Sep., 2019.

By order and in the name of the Governor of Gujarat,

**PAKESH THAKORE,**

Under Secretary to Government.

**CHAPTER-I****(General)****1. Short Title and Commencement**

The "First Statutes" means the first Statutes of Atmiya University, Rajkot, Gujarat, India. These Statutes shall come into force with effect from the date of publication in the Official Gazette of the State Government. The Statutes are in conjunction with the provisions of the Gujarat Private Universities Act 2009. In case of any changes in the provisions of the Act or the Rules or the Statutes, the provisions of the Act shall prevail. Nothing in these Statutes shall be deemed to bar the University from amending the Statutes subsequently, according to the provision of Section 27 of the Act and the amended Statutes, if any, shall be applicable with immediate or prospective effect from such a date as prescribed in the notification. The first statutes have been framed under section 26 of the Gujarat Private Universities Act, 2009 in the first meeting of Governing Body dated 15/09/2018 vide Agenda 13 and resolution No. 13 of the Atmiya University, Rajkot.

**2. Definitions**

Subject to the provisions of the Gujarat Private Universities Act, 2009 as amended from time to time in the first Statute of the University :-

- A) **“Act”** means Gujarat Private Universities Act, 2009.
- B) **‘Section’** means a section of the Act.
- C) **‘Sponsoring Body’** in relation to the ATMIYA University means **Sarvodaya Kelavani Samaj, Yogidham Gurukul, Kalawad Road, Rajkot**, registered under the Gujarat Public Trusts Act, 1950 (**Registration No. : F/28/Rajkot Dt. 29/01/1963**).
- D) **‘University’** means the ATMIYA University; it includes teaching, research, outreach, administrative and technical departments, Faculty and Schools, Centres, Cells and other Institutes or units established / managed by ATMIYA University.
- E) Words and expressions used but not defined in these Statutes shall have the meanings as assigned to them in the Act.

**3. Objectives of the University**

Subject to the provisions of the Gujarat Private Universities Act, 2009 as amended from time to time, the objects of the University described in the section 4 of the Act, the university shall also have the following

**Objectives:**

- (a) to provide for instruction, teaching, learning and training in the University in the field of higher education and make provisions for research, advancement and dissemination of knowledge;
- (b) to establish, maintain and manage Faculty, Schools /Institutions and Centres of Excellence, to create, organize, preserve and disseminate knowledge in the fields of Sciences, Technology, Humanities, Social Sciences, Education, Management, Commerce, Law, Pharmacy, Healthcare and any other field and to provide research, higher education, professional education, distance learning and e-learning facilities of high order, as per their current status or as they may develop in future. In short, to establish state of the art facilities for education and training;
- (c) to develop infrastructure for research, higher education, professional education, teaching, training, extension and outreach, including continuing education, distance learning and e-learning, to create capabilities for upgrading infrastructure to global standards;
- (d) to offer the academic programmes of the University through distance education, online education, correspondence and any other mode matching with the environmental developments such as technology need, after obtaining appropriate approvals from the Regulatory Bodies and that of the State Government;
- (e) to set up off-campus centres, study centres and examination centres within the State, subject to the permission of the Regulatory Bodies and that of the State Government under any law made by the Parliament and any regulation, rules, etc, made by the Regulatory Bodies and that of the State Government;
- (f) to create higher levels of intellectual abilities;

- (g) to establish state of the art facilities for education and training;
- (h) to carry out teaching and research and offer continuing education programmes;
- (i) to create Centres of Excellence for research and development and for sharing knowledge and its applications;
- (j) to provide consultancy to the industry and public organizations;
- (k) to establish main campus or infrastructure in the State of Gujarat necessary for the furtherance of its objects;
- (l) to establish examination centers;
- (m) to confer degrees, diplomas, grant certificates and other academic distinctions on the basis of examination or any other method of evaluation subject to the guidelines of the Regulatory Bodies;
- (n) to develop training facilities in the field of higher education.
- (o) to provide for arrangement for national and global participation in the field of higher education;
- (p) to develop and introduce the educational programmes at certificate, diploma, degree, post-graduate, doctorate and post - doctoral levels and to maintain a high standard of education; to collaborate with national and global institutions, to offer programmes and to create capabilities for upgrading programmes to the global standards subject to the guidelines of the Regulatory Bodies;
- (q) to maintain the academic standards of the degree, diploma, certificate and other academic distinctions;
- (r) to establish close linkages with the industry, business, educational institutions and other sections of the society to make teaching, research, training, documentation, publication, use of various media and outreach activities at the University relevant to the needs of the University, society, and various stakeholders at national and international levels;
- (s) to pursue any other objectives as may be approved by the State Government.

#### **4. Powers and Functions of the University**

The University shall exercise the powers and shall perform the functions as stipulated in section 5 of the Gujarat Private Universities Act, 2009.

#### **5. Seal of the University**

The University shall have a common seal to be used for the purpose of the University and the design of the seal shall be as decided by the University after approval of the Sponsoring Body subject to further change or amendment as deemed necessary from time to time as per the procedure laid in the Act.

#### **6. Subsequent Statutes**

The subsequent statutes shall be made by the Board of Management (as per section 27(2) of the Act) with the approval of Governing Body and shall be submitted to the State Government for its approval/modification or suggestions as per section 27 (3, 4 & 5) of the Act.

#### **7. First and Subsequent Ordinance**

The First Ordinances of the University may provide for the subjects as per clause 28(1) of the Act. The same shall be made by the President which after being recommended by the Board of Management and approved by the Governing Body, shall be submitted to the State Government for its approval as per clause 28(2) of the Act. **Subsequent Ordinances** shall be made by the Academic council which after approved by the Board of Management shall be submitted to the State Government as per clause 29(1) of the Act.

### **CHAPTER-II**

#### **Officers of the University**

#### **(u/s 13 of Gujarat Private Universities Act, 2009)**

The following shall be the officers of the University, namely:-

- a. The President.
- b. The Vice President.
- c. The Provost (Vice - Chancellor).
- d. The Registrar.
- e. The Chief Finance and Accounts Officer.
- f. The Controller of Examinations.

- g. Such other officers as may be approved by the Governing Body and declared by the subsequent Statutes / Ordinances.

**1. The President**

- A. The President shall be appointed by the Sponsoring Body in consultation with the State Government, for a period of three years by following such procedure and on such terms and conditions as may be prescribed by the Statutes as per section 14(1) of the Act.
- B. The custody of all original documents related to land, buildings, investments and other important documents of proprietary in nature shall be in the office of the President.
- C. The President shall be the head of the University and enjoy such powers as conferred hereafter and elaborated under section 14(4) of the Act.

**Powers and functions of the President**

- i. to take appropriate decision in matters connected to Governance and Management of the University.
- ii. to arrive at decisions in matters connected to proprietary issues of sponsoring body and the University.
- iii. to advise/issue appropriate orders to the Provost (Vice Chancellor) in the matter of propriety, academic and governance issues, and also review the decisions of the Vice President and the Provost (Vice Chancellor).
- iv. to appoint First Provost (Vice Chancellor) of the University for effective governance of the University. President may appoint the first Provost (Vice Chancellor) for a period of one year or until a regular Provost (Vice Chancellor) is appointed.
- v. The President in his capacity shall exercise, notwithstanding the Statutes and Ordinances, issue directives, take appropriate decisions in academic and non-academic matters and in the best interest of the University with the approval of Governing Body/Board of Management.
- vi. to create statutory/non-statutory positions in the University for effective administration of the University. Such statutory positions shall be created with amendment to the Statutes / Ordinances, as the case may be.
- vii. In case of dispute in any statutory meetings, the matter may be referred to the President, and his decision shall be final.
- viii. The President shall be the Chairperson of the Governing Body and at the convocation of the University for conferring degrees, diploma or other academic distinctions and in his absence, by any other member of the Governing Body nominated by the President.
- ix. to appoint the Vice-President for effective governance of the university.
- x. to remove the Vice-President or Provost (Vice Chancellor) in accordance with Sub-section (6) of section 15 of the Act. Creation of any post, selection, appointment and termination shall be done only by the President as per the rules prescribed in the Ordinances.
- xi. to make the first Ordinances of the University which shall be made by the Board of Management, approved by the Governing Body and subsequently submitted to the State Government. These powers shall be exercised as per section 28 (2) of the Act.

**2. The Vice President (u/s13(e) of the Act)**

- a) The Vice President shall be appointed by the President and approved by the Governing Body for a period of three years. The reappointment for another term of three years shall be made by the President with the approval of Governing Body.
- b) The powers and function of the Vice President are as under :-
- i. The Vice President shall be an Officer of the University.
- ii. The Vice President shall carry out the functions of the President in his absence.
- iii. The Vice President shall carry out such functions as are delegated to him / her by the President.

**3. The Provost (Vice Chancellor) (u/s15 of the Act)**

- A. The Provost (Vice Chancellor) shall be appointed by the Governing Body out of the panel of three persons recommended by the search committee consisting of members in accordance with section 15 (1)(sub section i,ii&iii) of the Act, and shall, subject to the provisions of the sub-section 15(6), hold office for a term of three years.
- i. Provided that, after expiry of the term of three years, he/she shall be eligible for re-appointment for another term of three years.
  - ii. Provided further that a Provost (Vice Chancellor) shall continue to hold the office even after expiry of his term till new Provost (Vice Chancellor) takes charge of the office, but in any case this period shall not exceed one year:
- B. The President may appoint the **first Provost (Vice Chancellor)** for a period of **one year** or until the regular Provost (Vice Chancellor) is appointed under this section whichever is earlier.

**Functions and Powers of the Provost (Vice Chancellor)**

- i. He/she shall be the principal executive and academic officer of the University and shall exercise general superintendence and control over the affairs of the University and shall execute the decisions of various authorities of the University in accordance with section 15 (2,3&4) of the Act.
- ii. The Provost (Vice Chancellor) shall be the *ex-officio* Chairman of the Academic Council as per section 22(2) of the Act.
- iii. The Provost (Vice Chancellor) shall strategise the growth and development of the University, in consultation with the President of the University.
- iv. The Provost (Vice Chancellor) shall oversee and ensure innovation, implementation and growth of academic, research and other initiatives of the University in a sustained and enhanced manner.
- v. The Provost (Vice Chancellor) shall have all the powers necessary for the proper maintenance of discipline in the University and he/she may delegate any such powers to such person or persons as he/she deems fit in consultation with the President and Board of Management / Governing Body.
- vi. The Provost (Vice Chancellor) shall keep the President informed of all the developments (Academic, Academic Administration, Examination, Evaluation and other activities) of the University on a monthly basis through a special report/appraisal reports.
- vii. The Provost (Vice Chancellor) shall execute such other duties as may be stipulated by the President from time to time, or as indicated in the Ordinances, Rules or subsequent Statutes.
- viii. Where in the opinion of the Provost (Vice Chancellor) it is necessary to take immediate action on any matter for which powers are conferred on any other authority by or under this Act, he may take such action as he deems necessary and shall at the earliest opportunity thereafter report his action to Board of Management /Governing Body.
- ix. Provided further that where any such action taken by the Provost (Vice Chancellor) affects any person in the service of the University, such person shall be entitled to prefer, within three months from the date on which such action is communicated to him, an appeal to the Board of Management /Governing Body and it may confirm or modify or reverse the action taken by the Provost (Vice Chancellor).

**4. The Registrar**

- a) The appointment of the Registrar shall be made by Chairperson of the Sponsoring Body, in accordance Sec. 16 (1) of the Act.
- b) The qualifications of the Registrar shall be as per the prevailing norms of the Regulatory Body / State Government.
- c) He/she shall be appointed for a term of **three years** and shall be eligible for re- appointment for a further period up to **three years**.
- d) When the office of the Registrar is vacant or when the Registrar is, by reason of illness, absent or due to any other cause, unable to perform the duties of his/her office, the duties of the office shall be performed by such person as the President may appoint for the purpose.

- e) The Registrar shall be the *ex-officio non-voting Member Secretary* of the Governing Body, Board of Management and Academic Council as per section 16(3) of the act; he/she shall be the member of other statutory boards but he/she will have no voting rights as per Sec. 16(3) of the Act.
- f) It shall be the duty of the Registrar—
  - i. to be the custodian of the records, the common seal and such other property of the University as the Governing Body, Board of Management and the Academic Council shall commit to his/her charge.
  - ii. to issue all notices for convening meetings of the Governing Body, Board of Management, and the Academic Council, and of any other Committees as indicated by those authorities from time to time.
  - iii. to maintain the Minutes of all the meetings of the Governing Body, Board of Management, and the Academic Council, and of any other Committees of the University.
  - iv. to conduct the official correspondence with members of the Governing Body, Board of Management and the Academic Council, and of any other Committees of the University.
  - v. to represent the University in suits or proceedings by or against the University, sign powers of attorney and verify pleadings or depute his/her representative for the purpose.
  - vi. to ensure that the registers of equipments are maintained upto date and that stock checking is conducted of equipments and other consumables in all offices, departments, centres, specialized laboratories and other spaces.
  - vii. The Registrar shall be responsible for conduct of all legal matters and proceedings of the University.
  - viii. The President can terminate the services of the Registrar on the charges of misconduct, irregularity and inefficiency in discharge of the duties.
  - ix. The Registrar shall perform such other duties as may be specified in the Statutes, Ordinances, Regulations, Rules and Manuals and the notifications as may be required from time to time by the Governing Body, Board of Management and Academic Council or the President, the Vice President, the Provost (Vice Chancellor) and by Government of Gujarat.

#### 5. The Chief Finance and Accounts officer (CF & AO)

- a) The Chief Finance and Accounts officer (CF & AO) shall be appointed by the President in accordance with Sec. 13(d) and 17(1) of the Act.
- b) The procedure for selection of CF & AO shall be as determined in the Ordinances.
- c) The CF & AO shall be appointed for a term of **three years** and shall be eligible for re-appointment for a period upto another **three years** as decided by the President.
- d) The emoluments and other terms and conditions of service of the CF & AO shall be such as may be prescribed from time to time as determined in the Ordinances.
- e) When the office of the CF & AO is vacant or when he is, by reason of illness, or any other cause, absent & unable to perform the duties of his/her office, the duties of the office shall be performed by such person as the President may appoint for the purpose.
- f) The CF & AO shall be the *ex-officio member* Secretary of the Finance Committee, but shall not be deemed to be a member of this Committee.

#### Powers and functions of the Chief Finance and Accounts Officer (CF & AO)

- a) The CF & AO shall exercise general supervision over the funds of the University and report to the President.
- b) Perform such other financial functions as may be assigned to him by the Governing Body and Board of Management or as may be prescribed by notifications/manuals.



- c) Subject to the control of the Governing Body, the CF & AO shall :
- i. hold and manage the property and investments of the University including various funds created under the Act with the concurrence of the President.
  - ii. ensure that the limits fixed by the Governing Body for recurring and non-recurring expenditure for a year are not exceeded and that all expenditures are expended on the purpose for which they are granted or allotted;
  - iii. be responsible for the preparation of annual accounts and the budget of the University and for their presentation to the Governing Body.
  - iv. keep a constant watch on the state of the cash and bank balances and on the state of investments;
  - v. watch the progress of the collection of revenue and advise on the methods of collection employed;
  - vi. bring to the notice of the Provost (Vice Chancellor)/Registrar unauthorized expenditures and other financial irregularities and suggest disciplinary action against persons at fault; and
  - vii. call for from any Office, Faculty, School, Department, Centre, Laboratory, Constituent College or Institution maintained by the University any information/stock verification or returns that he may consider necessary for the performance of his/her duties with prior permission of the Provost (Vice Chancellor), Registrar & President.

#### **6. Controller of Examinations**

- a) The Chairman of the Sponsoring Body, in accordance with Sec. 13 (e) of the Act, shall appoint the Controller of Examinations on the recommendation of a Selection Committee constituted by the President for the purpose, and in such manner as may be prescribed from time to time.

#### **Powers and Functions of Controller of Examinations**

The Controller of Examinations shall have the following powers and functions:

- a) He/she shall be responsible for every matter concerning examinations and shall report directly to the Provost (Vice Chancellor).
- b) The Controller of Examinations shall be responsible for smooth conduct of examinations and shall undertake all activities relating to the examinations including preparation of panels of examiners, confidentiality, etc after getting the approval of the Provost (Vice Chancellor).
- c) He/she shall perform such other duties as may be assigned to him by the Provost (Vice Chancellor) and assist the Provost (Vice Chancellor) in carrying them out as per provisions of the Act, Statutes, Ordinances, Regulations and Rules relating to the examinations, and report to the Provost (Vice Chancellor).
- d) He/she shall be the custodian and accountable for University Degree Certificates printed and issued, statement of marks printed and issued, transcripts printed and issued, question papers printed and distributed as well as answer scripts printed, distributed, returned and disposed.
- e) He/she shall act as the Chief Coordinator for the various divisions in the Examination Section and strictly adhere to the schedule in conduct of examinations during the academic year.
- f) The qualifications, conditions of service and other powers and functions of the Controller of Examinations shall be as determined in the Ordinances, Regulations and Rules.

#### **7. Other Officers**

- a) The posts of other officers of the University shall be as per the Governance Structure of the University approved by the Governing Body and detailed in the Ordinances, Regulations, Policies and Rules.
- b) The University may appoint such other officers as may be necessary for its functioning as per Section 18 (1) of the Act by the President on the recommendations of the Selection Committee after getting the posts sanctioned from the Board of Management and Governing Body.
- c) The other officers of the University shall exercise their powers and functions as may be specified in the Statutes, the Ordinances or the Regulations mentioned from time to time.

**CHAPTER-III****AUTHORITIES OF THE UNIVERSITY****(u/s 19 of Gujarat Private Universities Act, 2009)**

The following shall be the authorities of the University:

1. The Governing Body
2. The Board of Management
3. The Academic Council
4. The Finance Committee
5. The Board of Studies
6. Other Authorities such as Faculty, Schools, Centres, Cells, Councils and Committees or others as determined in the Ordinances.

**1. The Governing Body**

- A. The Governing Body shall be the supreme authority of the University as per section 20(4) & shall exercise powers as specified in Sec.20(5) of the Act. The Constitution of the Governing Body, the meeting pattern shall be in accordance with Sec. 20(1) of the Act.

**B. Composition**

The first Governing Body shall be constituted by the President of the University.

**Composition of Governing Body:**

- i. The President
- ii. The Provost (Vice Chancellor)
- iii. Four persons to be nominated by the Sponsoring Body out of whom two shall be eminent educationists.
- iv. Two Deans or Directors of the constituent Schools or Centres of the University, by rotation, to be nominated by the Provost (Vice Chancellor).
- v. One expert of Management or Information Technology from outside the University to be nominated by the Governing Body.
- vi. Three experts representing other disciplines such as finance, legal, social sector to be nominated by the Governing Body.
- vii. One eminent industrialist to be nominated by the Governing Body.
- viii. Secretary to the Government of Gujarat, Higher & Technical Education or his / her representative not below the rank of Deputy Secretary to the Government or the Deputy Commissioner shall be the ex-officio member.
- ix. The President shall be the Chairperson of the Governing Body. In his absence, a member of the Governing Body nominated by the Chairperson shall chair the meeting.
- x. The Registrar shall be the Member –Secretary of the Governing Body without voting rights.
- xi. The President shall co-opt an official or non-official individual to be a non-voting member for a particular meeting.

**C. Tenure**

The tenure of the members of the Governing Body, other than ex-officio members as per Sec 20 (3) shall be for **three years** and are eligible for re-nomination for the next term as per Sec 20(3d).

**D. Conduct of Deliberations**

- i. The Governing Body shall meet at least thrice in a calendar year on the dates to be fixed by the President. The meeting notice and agenda need to be sent to the members as per the procedure determined in the Ordinances. However, the President may convene a special meeting of the Governing Body whenever he/she thinks fit.

- ii. Minimum four members shall form a quorum for a meeting of the Governing Body.
- iii. If any urgent decision/action which requires approval of Governing Body and the meeting of Governing Body is not scheduled to be held in near future, with the permission of Chairperson, such business can be transacted and approved by circulation of papers to the members. Such business/transaction will be deemed to be approved on the receipt of assent /s/approval from the majority of the members of the Governing Body and the same would be considered as having been approved by the Governing Body in its meeting.

E. **Powers of the Governing Body (Us 20(5) of the Act).**

- a) to provide general superintendence and directions and to control functioning of the University by using all such powers as are provided by this Act or the Statutes, Ordinances, Regulations or Rules made there under;
- b) to review the decisions of other authorities of the University in case they are not in conformity with the provisions of this Act or the Statutes, Ordinances, Regulations or Rules made there under;
- c) to approve the budget and annual report of the University;
- d) to lay down the extensive policies to be followed by the University; .
- e) to recommend to the Sponsoring Body about the voluntary liquidation of the University;

**2. The Board of Management**

A. The Board of Management shall be the Executive Body to frame and recommend to the Governing Body all academic and administrative matters of the University. The constitution of the Board of Management shall be in accordance with Sec. 21 of the Act.

B. **Composition:** The Board of Management shall consist of the following persons as per Sec 21(1) of the Act.

- i) The President
- ii) The Provost (Vice Chancellor)
- iii) Two members of the Governing Body, to be nominated by the Sponsoring Body.
- iv) Two members who are not the member of the Governing Body, to be nominated by the Sponsoring Body.
- v) Three persons amongst the faculty members of the University, to be nominated by the Sponsoring Body.
- vi) One faculty member, to be nominated by the President.
- vii) The Registrar shall be the member Secretary.
- viii) The President shall be the Chairperson of the Board of Management.

*Provided that the President may at his discretion, nominate any other member of the Governing Body to be the Chairman of the Board of Management.*

C. **Tenure**

The tenure of the members of the Board of Management, other than Government nominees, an Ex-Officio person, shall be for **three** years and are eligible for re-nomination. However, the Sponsoring Body may substitute its nominees at any time without a cause.

D. **Conduct of deliberations**

- i. The Board shall meet once in every **two months**.
- ii. The quorum for any meeting of the Board of Management shall be minimum **four members**.

E. **Powers and functions of the Board of Management:**

Subject to the provisions of the Act, the Statutes, Ordinances, Regulations and the Rules, the Board of Management shall, in addition to all other powers vested in it, have the following powers, namely, to recommend to the Governing Body:-

- i. Proposals of new authorities, academic and support staff posts to Governing Body for approval.
- ii. Consideration of the disciplinary reports in such cases wherein dismissal is contemplated in respect of administrative or academic posts and also at the non-teaching officers at the level of Assistant Registrar and above.
- iii. Constitution of various statutory and non statutory Committees and recommend to Governing Body for approval.
- iv. Selection of a common seal for the University and provide for the custody and use of such seal with the approval of Governing Body.
- v. Ratification or provision of post-facto recommendation for any appointments made or any decisions taken in the interest of the University.
- vi. Recommend Creation of new Departments and abolition or restructuring of the existing departments in consultation with the President and recommend to Governing Body for approval.

### 3. The Academic Council

The Academic Council shall be the principal academic body of the University and subject to the provisions of the Act, Statutes, Ordinances, Rules and Regulations and made there under, coordinate and exercise general supervision over the academic policies of the University pursuant to section 22(3) of the Act.

A. **Composition:** The constitution of Academic Council shall be in accordance with Sec. 22 of the Act and Statutes with following members:

- i. The Provost (Vice Chancellor) shall be the Chairperson (as per section 22(2))
- ii. All Faculty Deans.
- iii. All Chairpersons of the Board of Studies.
- iv. The Registrar.
- v. The Controller of Examinations.
- vi. University Librarian.
- vii. Not more than **two external experts** in the field of education, to be nominated by the President as recommended by the Provost (Vice Chancellor).
- viii. Not less than **two** persons, who are not employees of the University but who is a technocrat / from professional organizations, communication field etc.
- ix. Not more than one member to be nominated by the Sponsoring Body.
- x. Senior Dean / HOD shall be the Member Secretary of the Academic Council.
- xi. Provost (Vice Chancellor) may co-opt members up to a maximum of **three** for a particular meeting for a special cause or expertise on the subject or for a particular agenda.

#### B. Tenure

- i. The members of the Academic Council, other than ex-officio members, shall hold office for a term of **two** years from the date of their appointment or co-option, as the case may be and are eligible for re-nomination for another term.
- ii. Vacancies if any during the term may be filled as determined in the Statutes and shall be for the residual term of the outgoing member.

#### C. Conduct of deliberations:

- i. The Provost (Vice Chancellor) shall preside in all meetings of the Academic Council as a chairperson pursuant to section 22(2) of the Act.
- ii. The Council shall meet **twice** in a year.
- iii. **Quorum:** One third (**33 percent**) of members of the Academic Council including the Chairperson shall be the quorum for any meeting of the Academic Council.
- iv. Special Meeting: The Provost (Vice Chancellor) may, whenever he/she deems fit, convene a Special meeting of the Academic Council for the transaction of any urgent business.

**D. Powers and Functions of the Academic Council**

Subject to the provisions of the Act, the Academic Council shall, in addition to all other powers vested in it, have the following powers, namely:

- i. To exercise general supervision over the academic policies of the University and to give directions regarding methods of instruction, co-ordination of teaching in Faculties/ Centers/ Institutions, evaluation of research and improvement of academic standards;
- ii. To bring about and promote inter or trans-Faculty co-ordination and to establish or appoint such Committees or Boards as may be deemed necessary for the purpose;
- iii. To consider matters of general academic interest either on its own initiative, or on a reference by a Faculty or the Board of Management, or Governing Body or President or Vice President and to take appropriate action thereon.
- iv. To frame such Regulations and Rules consistent with the Statutes and the Notifications /Manuals regarding the academic functioning of the University, research, innovation, consultancy, collaborations, discipline, and attendance.
  - a) To appoint paper setters, examiners and moderators.
  - b) To recommend for the appointment of Visiting Professors, Emeritus Professors, Distinguished Professors. Consultants and Scholars and determine the terms and conditions of such appointments; and
  - c) To exercise such other powers and perform such other duties as may be conferred or imposed on it by the Act or the Statutes, (u/s 29 of the Act) for recommendation to the Board of Management and approval of Governing Body.

**4. The Finance Committee**

A. There shall be a Finance Committee formed in accordance with Sec. 19 (d) of the Act.

**B. Composition**

- i. The President shall be the Chairman of the Finance Committee.
- ii. Vice President.
- iii. A member of the Sponsoring Body nominated by the President.
- iv. An expert in the field of economics of education / University finance / Auditor.
- v. Provost (Vice Chancellor).
- vi. Registrar.
- vii. Chief Finance & Account Officer shall be the **member Secretary** of the Finance Committee.

**C. Tenure**

All the members of the Finance Committee, other than the *ex-officio* member, shall hold office for a term of **two years**.

**D. Conduct of deliberations**

- i. The Finance Committee shall meet at least twice every year to strategise and plan the finances for the growth & development of the University; to scrutinize proposals for expenditure, and to examine the accounts.
- ii. Three members of the Finance Committee shall form a quorum for a meeting of the Finance Committee.

**E. Powers and Functions of the Finance Committee**

- a) All proposals relating to recommendations of the required posts, and those items which have not been included in the Budget, shall be examined by the Finance Committee before the Board of Management and Governing Body considers them for approval.

- b) The annual accounts and the financial estimates of the University prepared by the Finance Officer shall be laid before the Finance Committee for consideration and comments and thereafter submitted to the Governing Body for approval.
- c) The Finance Committee shall recommend limits for the total recurring expenditure and the total non-recurring expenditure for the year, based on the income and resources of the University (which, in the case of productive works, may include the proceeds of loans).
- d) The Finance Committee shall also consider for approval of the extramural funding received by the University and their expenditures.

## 5. The Board of Studies

A. There shall be Boards of Studies formed in accordance with Sec. 19 (d) of the Act.

### B. Composition

- i. The Board of Studies may be Department / School / Faculty specific, as the case may be, covering all the programmes & courses offered by the University.
- ii. The composition of the Board of Studies and other working details would be as determined by the Ordinances.

### C. Tenure

- i. The term of office of its members shall be **three years**.

### D. Conduct of deliberations

- i. Each Board of Studies will meet **twice** in a year and at other times when convened by the Provost (Vice Chancellor).
- ii. **Fifty percent** of the total membership of the Board shall form a quorum.

### E. Powers and functions of Board of Studies

Each Board of Studies shall have the following powers and functions:

- a) The Board of Studies frames the academic inputs for execution of the programs and courses of the University to place them before the Academic Council.
- b) To design and develop the structure and content of the program/course to be launched / or in progress under the Faculty.
- c) To approve the detailed syllabus in accordance with the program/course structure as planned by the University.
- d) To suggest the improvement of the standard of Teaching and Research.
- e) Subject to the overall supervision of the Academic Council, the functions of a Board of Studies shall be to consider for introduction of new courses/programs and research under the Faculty on a need basis.

## 6. Other Authorities as may be specified (Section 19(d) of the Act)

- a) The authorities of the University may constitute such Committees with such terms of reference as may be necessary for specific tasks to be performed by such Committees (u/s 25 of the Act).
- b) The Provost (Vice Chancellor) of the University, in consultation with the President, may appoint as many Standing or other Committees as deemed fit, and may appoint members to such Committees for proper administration of the University. There shall be provision for establishment of the Committees as determined by the Ordinances from time to time.
- c) The Provost (Vice Chancellor), in consultation with the President, may consider any other Statutory or non-Statutory Committee as deemed necessary.
- d) No act or proceedings of any authority of the University shall be invalid merely by reason of any vacancy in or defect in the constitution of any authority or body of the University, (u/s 24 of the Act).

**CHAPTER IV****The Faculty/ Schools/Departments/Centres/Cells****(Section 27(1) (d) of Gujarat Private Universities Act, 2009)**

1. Subject to the provisions of this Act and the Ordinances, Regulations, Policies and Rules made under:
  - a) the Governing Body, on the recommendations of the Academic Council and Board of Management, may as determined in the Ordinances:
    - i. determine the Governance Structure of the University.
    - ii. determine the Faculty, Schools, Departments, Centres and Cells for the effective academic, research and enabling developments of the University
    - iii. include, exclude or modify any of the above to keep abreast of the changing national and global trends and demands.

**CHAPTER V****Faculty Members and Support Staff of the University****(Sec. 26(1)(d) of Gujarat Private Universities Act 2009)****1. Recognized Faculty Members of the University:**

- a) Faculty Members of the University shall be the appointed teachers of the University.

Appointed teachers of the University shall be :

- i. Salaried employees of the University appointed as Faculty members (includes any academic designations as defined by any Regulatory Body of the University) of the University, as determined in the Ordinances from time to time.
- ii. The designations of the Faculty Members would be as per the prevailing nomenclature prescribed by the Regulatory Body of the University.
- iii. Emeritus Professors, Distinguished Professors, and other eminent academicians may be appointed on the recommendation of the Academic Council/Board of Management to the Governing Body. The Governing Body is final Authority to approve all appointments of the university
- iv. All appointments of the recognized faculty members shall be made in accordance with the Recruitment Rules of the University in force from time to time, based on the prevailing norms of the Regulatory Body / Bodies.

**2. Terms and conditions of service and code of conduct of the faculty members and other academic staff of the University**

- a) All the teachers and other staff of the University shall be governed by the terms of appointment and conditions of service and code of conduct as are specified in the Statutes, the Faculty HR Manual and the Notifications.
- b) The emoluments of the support staff shall be such as may be prescribed, by the University from time to time, and as detailed in the Ordinances, Regulations and Policies and Rules.

**CHAPTER VI****MISCELLANEOUS****1. Graduation and Convocation**

- a) Convocation of the University for conferring of Degrees or for other purposes shall be held in such a manner as may be specified in the Ordinances and Regulations.
- b) The Controller of Examinations shall coordinate the activities of the Convocation in consultation with the Provost (Vice Chancellor).

**2. Award of Degrees, Diploma and Certificates**

- a) Award of degrees, diploma and certificates shall be issued to the candidates under the seal of the University and signed by the Provost (Vice Chancellor) and shall be presented to the successful candidate on the date of Convocation or at a function that may be arranged.
- b) *Issue of Duplicate Degree, Diploma and / or Certificate:* A duplicate certificate shall not be granted except in cases which on the recommendation of the Controller of Examinations, the Provost (Vice Chancellor) is satisfied, as per the procedures laid down in the Ordinances, Regulations and Policies.
- c) *Issue of Provisional Certificate:* Any candidate, who has been successful in the final degree/diploma examination and completed all the requirements for award of a degree, may apply for a Provisional Certificate till such time the Convocation is held. The Controller of Examinations shall issue a Provisional Degree Certificate to the applicant which will remain valid till the degree is awarded in the convocation.

**3. Honorary Degrees**

- a) The Governing Body may, on the recommendation of the Board of Management and Academic Council and by a resolution passed, make proposals to the President for the conferment of Honorary Degrees to be awarded to people of eminence for their exceptional contribution in various fields except from the person associated with University/Trust /Sponsoring Body.
- b) The Honorary Degree shall be conferred only at the Convocation.
- c) The President shall sign the degree for an Honorary Degree.
- d) No Employee, trustee or officer holding any position in the sponsoring body or associated with the University is eligible for an honorary degree.

**4. Policies of the University**

- a) The Board of Management may recommend to the Governing Body, the Policies framed by the various Committees / authorities for approval.
- b) The various Policies are as determined by the Ordinances, Regulations and Rules from time to time.
- c) These Policies would also include the Admission Policy, including the reservation of seats.
- d) The policies framed shall be in consonance with the UGC norms /State government /MHRD and any other regulatory body as may be applicable from time to time

**5. Fees, Scholarships and Fellowships**

- a) The Finance Committee may recommend the fees to be fixed to the Board of Management and final approval by the Governing Body.
- b) The Board of Management may recommend the Scholarships, Fellowships and other forms of financial assistance to the students for approval of the Governing Body.
- c) Fees, Scholarships and Fellowships recommended shall be in accordance with the Fee Regulatory Committee and Regulation of Admission and Fixation of Fees Act, 2007 and also policy of Board of Management/Governing Body.

**6. Maintenance of discipline amongst students of the University**

- a) All powers relating to the maintenance of discipline and disciplinary action in relation to the students of the University shall vest with the Provost (Vice Chancellor).
- b) There shall be a Disciplinary Committee of the University to assist the Provost (Vice Chancellor) in the exercise of the powers referred to in Chapter III-(6)(a) of the Statutes, who shall be appointed by the Provost (Vice Chancellor).
- c) The Provost (Vice Chancellor) may delegate all or any of the powers referred to in Chapter III-(6)(a) of the Statutes, as he deems proper, to such other university officers as he may notify in this behalf.



**7. Membership of authorities of the University.**

Membership of a university authority of a person holding a post is valid only during the tenancy of the tenure of his/her post. Once the person ceases to hold the given post he/she forgo his/her right of memberships.

**8. Disqualification (Us section 23(1) of the Act)**

- a) A person shall be disqualified for being chosen as, and for being a member of any of the authorities or bodies of the University; if
  - i. His/her is of unsound mind;
  - ii. His/her is undischarged duties;
  - iii. His/her has been convicted by a court of law of an offence involving moral turpitude
  - iv. His/her is conducting or engaging himself in private coaching with or without pecuniary gain; or
  - v. His/her has been punished for indulging in or promoting unfair practice in the conduct of any examination, in any form, anywhere.

**9. Delegation of Powers**

Subject to the provisions of the Act and the Statutes, any officer or authority of the University may delegate his/her or its powers to any other officer or authority or person under his/her or its respective control and subject to the condition that overall responsibility for the exercise of the powers so delegated shall continue to vest in the officer or authority delegating such powers.

**10. Private Partners**

Private Partners shall include any individual, organization, Industry, Trust, Association of persons, corporate, Private and Public Limited Companies, funding agencies, venture capitalists, which invests and/or supports substantially in the corpus, new projects, research and development, laboratory infrastructure/ up gradation and creating Chairs/ Professorships in the University.

The investment may be in the nature of monetary, intellectual property and development of physical and academic infrastructure. The University at its discretion as decided by the President can remunerate the private partners as deemed fit.

**11. Collaboration with Indian and Foreign Universities / Institutions**

The University shall have collaborations with Indian and Foreign Universities/Institutions, Industry, Professional Bodies on the following, which is inclusive but not exhaustive :

- a) Emerging knowledge areas
- b) Best educational practices
- c) Academic Programs
- d) Collaborative Research, Publication and IPR
- e) Faculty Exchange
- f) Student Exchange
- g) Technology relevance in academic delivery
- h) On any other innovative areas/practices
- i) Industry designed curriculum for the Programs and delivery
- j) Any other as may be determined from time to time.

The feasibility and its viability of such collaborations shall be recommended by the Board of Management for approval by the Governing Body.

**12. Arbitration of disputes**

- a) The procedure for arbitration in cases of disputes between employees or students and the University, shall be as determined in the Ordinances, Regulations and Policies.
- b) The procedure for arbitration and legal pursuance in cases of disciplinary concerns and disputes of any nature shall also be as determined in the Ordinances, Regulations and Policies.



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## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> August, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/57/CPI/1408/3036/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 256 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
256	M/S. Ihsedu Agrochem Pvt. Ltd.  (Consumer No : 29078)	Jagana	Banaskantha	Unit shall be permitted to utilize <b>2500 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue</b> of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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#### HEALTH AND FAMILY WELFARE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> August, 2020

#### GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**No.GP-24-MCG-1008-587-J:-** WHEREAS the Government of Gujarat under Government Notification, Health and Family Welfare Department No. GP/16/MCG/1008/587/J, dated the 17<sup>th</sup> June, 2008 has constituted a Fee Regulatory Committee for Professional Medical Educational Courses, exercising the powers conferred by sub section (1) of section 20 read with section 9 of the Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 3 of 2008):

AND WHEREAS, the term of non-official members appointed vide Government Notification, Health and Family Welfare Department No.GP/34/MCG/1008/587/J, dated 15<sup>th</sup> July, 2017 has expired;

NOW THEREFORE, in exercise of the powers conferred by section 9 of the Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 3 of 2008), the Government of Gujarat hereby nominates the following members as non-official members of the aforesaid committee for a period of three years:-

1.	Dr. Balvant Jani,	Ex Vice Chancellor, North Gujarat University.
2.	Dr. Nitinbhai S. Shah,	M.S. (General Surgery).
3.	Shri V.V.Patel,	Chartered Accountant.

By order and in the name of the Governor of Gujarat,

**V. G. VANZARA,**  
Additional Secretary to Government.

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સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે  
ફ.ગુ.ર. નં.૦૭/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે  
ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન  
ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ  
આરોપીઓની મિલકત ટાંચમાં લેવા બાબત.

### ગૃહ વિભાગ

સચિવાલય, ગાંધીનગર, પમી ઓગસ્ટ, ૨૦૨૦

### હુકમ

**હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૨૦/GPID-5:** અધિક પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૧૦/૦૭/૨૦૨૦ના પત્ર ક્રમાંક: સી.આઈ.ડી./EOW & FC/ટે-જ.એ/૩૫૫/૨૦૨૦ થી સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ફ.ગુ.ર. નં.૦૭/૨૦૧૯ થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩ તથા ઈ.પી.કો. કલમ-૪૦૬, ૪૦૮, ૪૨૦, ૧૨૦-બી હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. શ્રી માધવભાઈ તેજરામભાઈ ઘકાતે દ્વારા તા.૦૭/૦૬/૨૦૧૯એ આપવામાં આવેલ ફરીયાદના આધારે સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર. નં.૦૭/૨૦૧૯ થી આરોપીઓ (૧) યોગેશ મારોતરાવ રેહપાડે, (૨) લોકેશ મારોતરાવ રેહપાડે તથા અન્યો વિરૂદ્ધ ગુનો દાખલ કરવામાં આવેલ છે. પ્રસ્તુત ગુનાના આરોપીઓએ સુરત ખાતે SHRIRAM SAMARTH MULTISTATE CREDIT CO-OPERATE SOCIETY તથા SJSV LAND DEVELOPERS INDIA LTD. નામની કંપની/કો-ઓપરેટીવ સોસાયટી શરૂ કરી રોકાણ ઉપર સારૂ વળતર આપવાની જુદી-જુદી લોભામણી સ્કીમો બનાવી, રોકાણકારોને તેમના રોકાણ બદલ કંપનીવતી રસીદો ઇસ્યુ કરી રોકાણકારોને લલચાવી, ફોસલાવી ફરીયાદી તથા રોકાણકારોના રૂ.૨,૨૬,૧૬,૦૫૫/- નું રોકાણ કરાવી પાકતી મુદતે પરત ન કરી, કંપનીઓ બંધ કરી છેતરપિંડી અને વિશ્વાસઘાત કરી ગુનો કરેલ છે. તપાસ દરમિયાન આરોપીએ આ રકમનું જુદી-જુદી મિલકતોમાં રોકાણ કરી, પોતાના અંગત ઉપયોગમાં લીધેલ હોવાનું જણાયેલ છે.

૩. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે દર્શાવ્યા મુજબની મિલકતો ટાંચમાં

લેવા હુકમ કરવા જરૂરી છે. વધુમાં ગૃહ વિભાગના તા.૦૨/૦૬/૨૦૨૦ના હુકમ ક્રમાંક: વિ-૨/ગનહ/ ૧૩૨૦૨૦/GPID-2 થી અગાઉ આ કેસમાં આરોપીઓની મિલકત ટાંચમાં લેવા હુકમ કરવામાં આવેલ છે.

૪. આથી, સી.આઈ.ડી. કાઈમ સુરત ઝોન પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૦૭/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે કોષ્ટકમાં દર્શાવ્યા મુજબની પ્રોપર્ટી ટાંચમાં લેવા તથા સુરત સીટી પ્રાંત અધિકારીને “કોમ્પીટન્ટ ઓથોરીટી” તરીકે “ડેઝીગ્રેટેડ કોર્ટ”ના આખરી હુકમ સુધી પ્રોપર્ટી તેઓના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત																
૧	<p>મોજે- ગામ દાંતીવાડા, તા.દાંતીવાડા, જિ. બનાસકાંઠાની સીમમાં આવેલ આનંદ રેસીડેન્સીના સર્વે.નં.૩૬/પી ૩ થી પંચાયતના રેકર્ડમાં આવેલ.</p> <table><tr><th>પ્લોટ નં.</th><th>ક્ષેત્રફળ</th></tr><tr><td>૨૩-એ</td><td rowspan="3">} ૨૨૪૦.૪ ચો.ફુટ, ૨૦૮.૧૪ ચો.મી</td></tr><tr><td>૨૩-બી</td></tr><tr><td>૨૪-એ</td></tr><tr><td>૨૧</td><td rowspan="7">} ૬૦૦૮.૦૯ ચો.મી., નવા માપ મુજબ ૫૫૮.૧૭ ચો.મી</td></tr><tr><td>૨૫</td></tr><tr><td>૨૬-એ</td></tr><tr><td>૨૬-બી</td></tr><tr><td>૨૭-એ</td></tr><tr><td>૨૭-બી</td></tr><tr><td>૨૮ ની ખુદ્દી જમીન</td></tr><tr><td>કુલ-૧૦ પ્લોટનું કુલ ક્ષેત્રફળ</td><td>૮૨૪૮.૪૯ ચો.ફુટ નવા માપમાં ૭૬૬.૩૧ ચો.મી</td></tr></table>	પ્લોટ નં.	ક્ષેત્રફળ	૨૩-એ	} ૨૨૪૦.૪ ચો.ફુટ, ૨૦૮.૧૪ ચો.મી	૨૩-બી	૨૪-એ	૨૧	} ૬૦૦૮.૦૯ ચો.મી., નવા માપ મુજબ ૫૫૮.૧૭ ચો.મી	૨૫	૨૬-એ	૨૬-બી	૨૭-એ	૨૭-બી	૨૮ ની ખુદ્દી જમીન	કુલ-૧૦ પ્લોટનું કુલ ક્ષેત્રફળ	૮૨૪૮.૪૯ ચો.ફુટ નવા માપમાં ૭૬૬.૩૧ ચો.મી	દિનેશ ગોવાભાઈ મોર	રૂ. ૨,૧૧,૦૦૦/-
પ્લોટ નં.	ક્ષેત્રફળ																		
૨૩-એ	} ૨૨૪૦.૪ ચો.ફુટ, ૨૦૮.૧૪ ચો.મી																		
૨૩-બી																			
૨૪-એ																			
૨૧	} ૬૦૦૮.૦૯ ચો.મી., નવા માપ મુજબ ૫૫૮.૧૭ ચો.મી																		
૨૫																			
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૨૭-એ																			
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૨૮ ની ખુદ્દી જમીન																			
કુલ-૧૦ પ્લોટનું કુલ ક્ષેત્રફળ	૮૨૪૮.૪૯ ચો.ફુટ નવા માપમાં ૭૬૬.૩૧ ચો.મી																		
૨	<p>મોજે- ગામ દાંતીવાડા(કસ્બા), જિ.બનાસકાંઠાની સીમમાં આવેલ આનંદ રેસીડેન્સીના સર્વે.નં.૩૬/પી/૩ થી પંચાયતના રેકર્ડમાં આવેલ.</p> <table><tr><th>પ્લોટ નં.</th><th>ક્ષેત્રફળ</th></tr><tr><td>૨૯, ૩૦/બી</td><td>૮૯.૨૦ ચો.મી. અને ૯૬૦.૧૪ ચો.ફુટ</td></tr><tr><td>૨૯, ૩૦/સી</td><td>૮૮.૦૯ ચો.મી. અને ૯૪૮.૧૯ ચો.ફુટ</td></tr><tr><td>૨૯, ૩૦ ડી</td><td>૧૫૦.૭૮ ચો.મી. અને ૧૬૨૨.૯૮</td></tr><tr><td>કુલ-૩ પ્લોટ</td><td>કુલ-૩૨૮.૦૭ ચો.મી., ૩૫૩૧.૩૧ ચો.મી</td></tr></table>	પ્લોટ નં.	ક્ષેત્રફળ	૨૯, ૩૦/બી	૮૯.૨૦ ચો.મી. અને ૯૬૦.૧૪ ચો.ફુટ	૨૯, ૩૦/સી	૮૮.૦૯ ચો.મી. અને ૯૪૮.૧૯ ચો.ફુટ	૨૯, ૩૦ ડી	૧૫૦.૭૮ ચો.મી. અને ૧૬૨૨.૯૮	કુલ-૩ પ્લોટ	કુલ-૩૨૮.૦૭ ચો.મી., ૩૫૩૧.૩૧ ચો.મી	ગોવાભાઈ રામશુંગભાઈ મોર	રૂ. ૫૦,૦૦૦/-						
પ્લોટ નં.	ક્ષેત્રફળ																		
૨૯, ૩૦/બી	૮૯.૨૦ ચો.મી. અને ૯૬૦.૧૪ ચો.ફુટ																		
૨૯, ૩૦/સી	૮૮.૦૯ ચો.મી. અને ૯૪૮.૧૯ ચો.ફુટ																		
૨૯, ૩૦ ડી	૧૫૦.૭૮ ચો.મી. અને ૧૬૨૨.૯૮																		
કુલ-૩ પ્લોટ	કુલ-૩૨૮.૦૭ ચો.મી., ૩૫૩૧.૩૧ ચો.મી																		
૩	<p>મોજે- ગામ દાંતીવાડા(કસ્બા), જિ.બનાસકાંઠાની સીમમાં આવેલ આનંદ રેસીડેન્સીના સર્વે.નં.૩૬/પી/૩ થી પંચાયતના રેકર્ડમાં આવેલ.</p> <table><tr><th>પ્લોટ નં.</th><th>ક્ષેત્રફળ</th></tr><tr><td>૨૯/એ</td><td>૭૫ ચો.મી અને ૮૦૭.૨૯ ચો.ફુટ</td></tr><tr><td>૨૯/બી</td><td>૭૫ ચો.મી ૮૦૭.૨૯ ચો.ફુટ</td></tr><tr><td>૩૦/એ</td><td>૭૪.૭૮ ચો.મી ૮૦૪.૯૨ ચો.ફુટ</td></tr><tr><td>૩૦/બી</td><td>૮૦.૯૦ ચો.મી. અને ૮૭૦.૮૦ ચો.ફુટ</td></tr><tr><td>૨૯+૩૦/એ</td><td>૯૦.૩૧ ચો.મી, ૯૭૨.૦૯ ચો.ફુટ</td></tr><tr><td>કુલ-૫ પ્લોટ</td><td>કુલ: ૪૨૬૨.૩૯ ચો.ફુટ નવા માપમાં ૩૯૫.૯૯ ચો.મી.</td></tr></table>	પ્લોટ નં.	ક્ષેત્રફળ	૨૯/એ	૭૫ ચો.મી અને ૮૦૭.૨૯ ચો.ફુટ	૨૯/બી	૭૫ ચો.મી ૮૦૭.૨૯ ચો.ફુટ	૩૦/એ	૭૪.૭૮ ચો.મી ૮૦૪.૯૨ ચો.ફુટ	૩૦/બી	૮૦.૯૦ ચો.મી. અને ૮૭૦.૮૦ ચો.ફુટ	૨૯+૩૦/એ	૯૦.૩૧ ચો.મી, ૯૭૨.૦૯ ચો.ફુટ	કુલ-૫ પ્લોટ	કુલ: ૪૨૬૨.૩૯ ચો.ફુટ નવા માપમાં ૩૯૫.૯૯ ચો.મી.	દાનસુંગભાઈ S/O ગલબાભાઈ ભેમજીભાઈ પવાયા	રૂ. ૧,૦૯,૦૦૦/-		
પ્લોટ નં.	ક્ષેત્રફળ																		
૨૯/એ	૭૫ ચો.મી અને ૮૦૭.૨૯ ચો.ફુટ																		
૨૯/બી	૭૫ ચો.મી ૮૦૭.૨૯ ચો.ફુટ																		
૩૦/એ	૭૪.૭૮ ચો.મી ૮૦૪.૯૨ ચો.ફુટ																		
૩૦/બી	૮૦.૯૦ ચો.મી. અને ૮૭૦.૮૦ ચો.ફુટ																		
૨૯+૩૦/એ	૯૦.૩૧ ચો.મી, ૯૭૨.૦૯ ચો.ફુટ																		
કુલ-૫ પ્લોટ	કુલ: ૪૨૬૨.૩૯ ચો.ફુટ નવા માપમાં ૩૯૫.૯૯ ચો.મી.																		
૪	<p>મોજે- ગામ દાંતીવાડા(કસ્બા), જિ.બનાસકાંઠાની સીમમાં આવેલ આનંદ રેસીડેન્સીના સર્વે.નં.૩૬/પી.૧/પી.૧, પી.૧ થી દાંતીવાડા પંચાયતના રેકર્ડમાં આવેલ પ્લોટ.નં.૧૬ની ખુદ્દી જમીન, ક્ષેત્રફળ: ૧૧૭૭.૦૩ ચો.ફુટ, નવા માપમાં ૧૦૯.૩૫ ચો.મી.</p>	દાનસુંગભાઈ ગલબાભાઈ ભેમજીભાઈ પવાયા	રૂ. ૩૦,૧૦૦/-																

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પંકજ દવે,**

સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 7<sup>th</sup> August, 2020

#### INDIAN STAMP ACT, 1899.

**No. GHM-2020-49-M-STP-122020-1002-H-1:**— In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899, (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs.1,00,000/- (rupees One Lakh only), for the period from 1<sup>st</sup> April, 2020 to 31<sup>st</sup> March, 2021 paid by the United India Insurance Company Limited, Divisional Office, Jamnagar chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the Table appended to this order

TABLE

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Fire Insurance	10,000/-
2.	Accident and Sickness Insurance	40,000/-
3.	Any other Insurance	50,000/-
	<b>Total</b>	<b>1,00,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 7<sup>th</sup> August, 2020

#### INDIAN STAMP ACT, 1899.

**No. GHM-2020-50-M-STP-122020-1003-H-1:**— In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899, (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs.25,00,000/- (Rupees Twenty Five Lakh only), for the period from 1<sup>st</sup> April, 2020 to 30<sup>th</sup> September, 2020 paid by the New India Assurance Company Limited, Regional Office, Ahmedabad chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively of the Table appended to this order.

TABLE

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Fire Insurance	50,000/-
2.	Marine Insurance	3,00,000/-
2.	Accident and Sickness Insurance	20,00,000/-
3.	All other Miscellaneous Insurance	1,50,000/-
	<b>Total</b>	<b>25,00,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 7<sup>th</sup> August, 2020

#### INDIAN STAMP ACT, 1899.

**No. GHM-2020-51-M-STP-122020-1001-H-1:**— In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899, (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs.8,50,000/- (Rupees Eight Lakh Fifty Thousand only), for the period from 1<sup>st</sup> April, 2020 to 30<sup>th</sup> September, 2020 to be paid by the New India Assurance Company Limited, Regional Office, Surat, chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively of the table appended to this order.

TABLE

Sr. No.	Name of Policy	Amount of stamp duty in rupees
1	2	3
1.	Sea Insurance	65,000/-
2.	Fire Insurance	40,000/-
3.	Accident and Sickness Insurance	7,45,000/-
	<b>Total</b>	<b>8,50,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> August, 2020

**Gujarat (Right of Citizens to Public Services) Act, 2013.**

**No. GHM-2020-52-M-RGN-122020-1231-H-1:**— In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013), the Government of Gujarat hereby notifies the services as specified in column 2 of the Schedule appended to this notification and the stipulated time limit within which such services shall be provided as specified in column 3 of the said Schedule.

#### SCHEDULE

Services provided by office of the Inspector General of Registration, Gandhinagar.

Sr. No.	Name of the Service	Stipulated time limit
1	2	3
1.	Encumbrance Certificate	5 Days.
2.	Index 2 copy	3 Days.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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by the Government of Gujarat under the Gujarat Acts**

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM/61/M/HKP/102019/4578/J :-** The following draft of rules, which is proposed to be issued under sub-section (1) of section 214 read with section 135L of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879) is published as required by sub-section (3) of section 214 of the said Act, for information of all persons likely to be affected thereby; and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of a period of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period, will be considered by the Government.

#### DRAFT NOTIFICATION

#### GUJARAT LAND REVENUE CODE, 1879.

**2. No: GHM/61/M/HKP/102019/4578/J :-** In exercise of the powers conferred by sub-section (1) of section 214, read with section 135L of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely:-

- (i) These rules may be called the Gujarat Land Revenue (First Amendment) Rules, 2020.
- (ii) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Gujarat Land Revenue Rules, 1972,- in rule 108, -

(i) for sub-rule (1), the following sub-rule shall be substituted, namely:-

“(1) Disputes entered in the register of disputed cases shall ordinarily be disposed of by the Prant Officer/Deputy Collector/Assistant Collector/Superintendent of Land Record/Deputy Director Land Record.”

(ii) for sub-rule (5), the following sub-rule shall be substituted, namely:-

“(5) An appeal against an order under this rule shall, if the order has been made by the Prant Officer or Deputy Collector or Assistant Collector or Superintendent of Land Record or by an officer of a rank not below the rank of a Deputy Director Land Record, to the Collector; such appeal shall be presented within sixty days from the date on which the copy of the order was served on the appellant or was otherwise intimated to him :

Provided that the appellate authority may after recording its reasons in writing admit an appeal after the aforesaid period of sixty days if it is satisfied that the appellant had sufficient cause for not presenting the appeal within such period.

Subject to the provisions of sub-rules (6) and (6-A), the decision of the appellate authority shall be final. There shall be no appeal against the order of the Collector. No second appeal shall lie in any case.”

By order and in the name of the Governor of Gujarat,

**KALPESH SHAH,**

Additional Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> August, 2020.

#### GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972

**No. GHU-2020-(59)-GUV-112010-2861-K(Part-II):-** WHERE AS, the Government of Gujarat is of the opinion that strike in all employment in industries which generate electricity for the public or transmit or distribute electricity to the public would prejudicially affect the maintenance of public utility services and the maintenance of supply and services essential to the life of community and that such strike would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby declares all employment in industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities, to be an essential service for the purpose of the said Act, for the period of six months from the 24<sup>th</sup> August, 2020.

By order and in the name of the Governor of Gujarat,

**H. C. VYAS,**  
Under Secretary to Govt.

## ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી ઓગસ્ટ, ૨૦૨૦.

### ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨

**નં.જીએચયુ-૨૦૨૦-(૫૯)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક(પાર્ટ-૨):-** ગુજરાત સરકારનો એવો અભિપ્રાય થાય છે કે, લોકો માટે વીજળી ઉત્પન્ન કરતા હોય અથવા વીજળીનું પ્રવહન કરતા હોય અથવા જાહેર જનતાને વીજળી વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારોમાં પડતી હડતાળને લીધે જાહેર ઉપયોગી એવી સેવાઓની જાળવણી તેમજ જાહેર જનતાના જીવનને આવશ્યક પુરવઠા અને સેવાઓની જાળવણી પર પ્રતિકૂળ અસર પડે તેમ છે, અને આવી હડતાળને પરિણામે સમાજ માટે ગંભીર મુશ્કેલી ઉભી થાય તેમ છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨(ગુજરાત ૨૩/૧૯૭૨) ની કલમ-૨ની પેટા કલમ (૧) ના ખંડ (એ)ના પેટા ખંડ (૨)થી મળેલી સત્તાની રૂએ,

ગુજરાત સરકાર, લોકો માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડિંગ ઓફ ઇલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારને ઉક્ત અધિનિયમના હેતુઓ માટે તારીખ ૨૪-૦૮-૨૦૨૦ થી છ માસ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એચ. સી. વ્યાસ,**

સરકારના ઉપસચિવ.

## ENERGY & PETROCHEMICALS DEPARTMENT

### ORDER

Sachivalaya, Gandhinagar, 17<sup>th</sup> August, 2020.

### GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972

**No. GHU-2020-(60)-GUV-112010-2861-K(Part-II):-** WHERE AS, the Government of Gujarat is satisfied that in the public interest, it is necessary so to do:

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential services declared as such under Government Notification, Energy & Petrochemicals Department, No. GHU-2020-(59)-GUV-112010-2861-K (Part-II) date 17<sup>th</sup> August, 2020 and specified in the schedule appended here to.

### SCHEDULE

All employment in the industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities.

By order and in the name of Governor of Gujarat,

**H. C. VYAS,**

Under Secretary to Govt.

**ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ****હુકમ**

સચિવાલય, ગાંધીનગર, ૧૭મી ઓગસ્ટ, ૨૦૨૦.

**ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨**

**ક્રમાંક : જીએચયુ-૨૦૨૦-(૬૦)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ-૨):** ગુજરાત સરકારને ખાતરી થાય છે કે, જાહેર હિતમાં નીચે પ્રમાણે કરવું આવશ્યક છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨, (ગુજરાત ૨૩ / ૧૯૭૨) ની કલમ-૩ ની પેટા કલમ (૧) થી મળેલી સત્તાની રૂએ.

ગુજરાત સરકાર, આથી ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા.૧૭.૦૮.૨૦૨૦ના સરકારી જાહેરનામા ક્રમાંક: જીએચયુ-૨૦૨૦-(૫૯)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ-૨), અન્વયે આવશ્યક સેવા તરીકે જાહેર કર્યા પ્રમાણેની અને આ સાથે જોડેલી અનુસૂચિમાં નિર્દેશ કર્યા પ્રમાણેની એ આવશ્યક સેવાઓમાં હડતાળની મનાઈ ફરમાવે છે.

**અનુસૂચિ**

જાહેર જનતા માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડીંગ ઓફ ઇલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગાર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એચ. સી. વ્યાસ,**  
સરકારના ઉપસચિવ.

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સત્યમેવ જયતે

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, AUGUST 21, 2020 / SRAVANA 30, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> August, 2020.

#### GUJARAT AERIAL ROPEWAYS ACT, 1955.

**No : GHU-(61)-2020-ARA/12-2010/3637/K :-** WHEREAS M/s. Usha Breco Limited, 701-Surya Kiran Building, 19-K.G. Marg, New Delhi-110 001 (hereafter referred to as “the Promoter”) was authorized vide Government Notification No.GU-(98)-2015-ARA-122010-3637-K dated the 28<sup>th</sup> September, 2015 to construct an Aerial Ropeway starting close to the upper-station of the existing ropeway at Pavagadh till the Temple doorstep in Panchmahal District for carriage of passengers and goods.

AND WHEREAS, the promoter has thereafter requested for extension of the various dates specified earlier vide Notification dated the 10<sup>th</sup> July, 2018, GHU-(48)-2018-ARA/12-2010/3637/K.

AND WHEREAS, after careful consideration, the Government of Gujarat has decided to extend the various dates specified in the aforesaid order dated the 10<sup>th</sup> July, 2018.

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) of section 10 read with section 11 of the Gujarat Aerial Ropeways Act, 1955, the Government of Gujarat hereby directs that the dates 30<sup>th</sup> December, 2018, 1<sup>st</sup> January, 2019 and 30<sup>th</sup> June, 2020 specified under conditions No. 1,2 and 3 of the Notification No. GHU-(48)-2018-ARA/12-2010/3637/K dated the 10<sup>th</sup> July, 2018, to construct an Aerial Ropeway starting close to the upper-station of the existing ropeway at Pavagadh till the Temple doorstep in Panchmahal District for carriage of passengers and goods shall be revised as 31<sup>st</sup> December, 2021, 1<sup>st</sup> July, 2022 and 31<sup>st</sup> December, 2023, respectively.

All other conditions of the Notification dated 28<sup>th</sup> September, 2015, remain unchanged and this permission is extended with the condition of observance of safety measures by the company and the competent authority.

By order and in the name of the Governor of Gujarat,

**VIJAYSINH A. VAGHELA,**  
Additional Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, AUGUST 25, 2020 / BHADRA 3, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.

**Notification No. 62/2020-State Tax**

#### **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-78)GSTR-2020/S.164(63)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely:-

- 1. Short Title and commencement.-** (1) These rules may be called the Gujarat Goods and Services Tax (Tenth Amendment) Rules, 2020.  
(2) Save as otherwise provided, they shall be deemed to have come into force with effect from the 20<sup>th</sup> day of August, 2020.
- 2.** In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 8, for sub-rule (4A), the following sub-rule shall be substituted with effect from 01<sup>st</sup> April, 2020, namely:-

“(4A) Where an applicant, other than a person notified under sub-section (6D) of section 25, opts for authentication of Aadhaar number, he shall, while submitting the application under sub-rule (4), with effect from 21<sup>st</sup> August, 2020, undergo authentication of Aadhaar number and the date of submission of the application in such cases shall be the date of



authentication of the Aadhaar number, or fifteen days from the submission of the application in **Part B** of **FORM GST REG-01** under sub-rule (4), whichever is earlier.”.

3. In the said rules, in rule 9, with effect from 21<sup>st</sup> August, 2020,-

(i) in sub-rule (1), for the proviso, the following provisos shall be substituted, namely:-

“Provided that where a person, other than a person notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4A) of rule 8 or does not opt for authentication of Aadhaar number, the registration shall be granted only after physical verification of the place of business in the presence of the said person, in the manner provided under rule 25:

Provided further that the proper officer may, for reasons to be recorded in writing and with the approval of an officer not below the rank of Joint Commissioner, in lieu of the physical verification of the place of business, carry out the verification of such documents as he may deem fit.”;

(ii) in sub-rule (2), before the Explanation, the following proviso shall be inserted, namely: -

“Provided that where a person, other than a person notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4A) of rule 8 or does not opt for authentication of Aadhaar number, the notice in **FORM GST REG-03** may be issued not later than twenty one days from the date of submission of the application.”;

(iii) in sub-rule (4), for the word, "shall", the word "may" shall be substituted;

(iv) for sub-rule (5), the following sub-rule shall be substituted, namely: -

“(5) If the proper officer fails to take any action, -

(a) within a period of three working days from the date of submission of the application in cases where a person successfully undergoes authentication of Aadhaar number or is notified under sub-section (6D) of section 25; or

(b) within the time period prescribed under the proviso to sub-rule (2), in cases where a person, other than a person notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4 A) of rule 8; or

(c) within a period of twenty one days from the date of submission of the application in cases where a person does not opt for authentication of Aadhaar number; or

(d) within a period of seven working days from the date of the receipt of the clarification, information or documents furnished by the applicant under sub-rule (2), the application for grant of registration shall be deemed to have been approved.”.

4. In the said rules, in rule 25, with effect from 21<sup>st</sup> August, 2020, after the words “failure of Aadhaar authentication”, the words “or due to not opting for Aadhaar authentication” shall be inserted.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.

**GUJARAT GOODS AND SERVICES TAX RULES, 2017.**

**No.(GHN-79)GST-2020-R123(5)TH:-** In pursuance of the provisions of rule 123 of the Gujarat Goods and Services Tax Rules, 2017, the Government of Gujarat hereby amends the Government Notification, Finance Department No.(GHN-79)GST-2017-R123(l)-TH, dated the 7<sup>th</sup> September, 2017, as under:-

In the said notification, for the existing clauses (i) and (ii), the following clauses shall be substituted, namely: -

- “ (i) Additional Commissioner of State Tax (Establishment and Vigilance), Gujarat State. with effect from the 11<sup>th</sup> September, 2019.
- (ii) Additional Commissioner(Technical), CGST Ahmedabad North. with effect from the 20<sup>th</sup> December, 2019.”.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government.

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### PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, AUGUST 25, 2020 / BHADRA 3, 1942

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૨૫મી ઓગસ્ટ, ૨૦૨૦.

ક્રમાંક:જાએચકેએચ/૮૬/૨૦૨૦/જસીએસ/૧૦/૨૦૨૦/૨૬૮/છ

પ્રસ્તાવના:

ગુજરાત સહકારી મંડળીઓ અધિનિયમ-૧૯૬૧ ની કલમ-૭૭ મુજબ નાણાંકીય વર્ષ પૂર્ણ થયા બાદ છ માસની સમયમર્યાદામાં તમામ સહકારી મંડળીઓએ સાધારણ સભા ફરજિયાત બોલાવવાની રહે છે. કોવિડ-૧૯ ની પરિસ્થિતિને ધ્યાને લઈ સરકારશ્રી દ્વારા બહાર પાડવામાં આવેલ અનલોકની ગાઈડલાઈન ધ્યાને લેતા સહકારી મંડળીઓ માટે વાર્ષિક સાધારણ સભા સદરહુ સમયમર્યાદામાં યોજવી શક્ય બને તેમ નથી.

ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ-૬૬(૨) મુજબ સહકારી મંડળીઓ નફાના કોઈ ભાગનો વિનિયોગ વાર્ષિક સાધારણ સભાની મંજૂરી સિવાય અને અધિનિયમ, નિયમો અને ઉપ-નિયમોને અનુરૂપ હોય તે સિવાય કરી શકતી નથી, સદરહુ જોગવાઈને કારણે સહકારી મંડળીઓ સાધારણ સભાની મંજૂરી વિના તેના સભાસદોને ડિવિડન્ડ વહેંચી શકતી નથી કે સહકારી સંસ્થા સાથે જોડાયેલ વ્યક્તિઓને વળતરની રકમ ચૂકવી શકતી નથી કે રાજ્ય સહકારી સંઘને શૈક્ષણિક ફંડ આપી શકતી નથી.

કોવિડ-૧૯ ની પરિસ્થિતિના કારણે લોકો જ્યારે આર્થિક સંકટામાળા અનુભવી રહ્યા હોય ત્યારે સહકારી મંડળીના સભાસદોને તેમના નાણાંકીય હક્કો સમયસર મળે તે જરૂરી છે. આથી સહકારી મંડળીઓ વાર્ષિક સાધારણ સભામાં મંજૂરી વિના પણ તેમના સભાસદો તથા સંસ્થા સાથે જોડાયેલ વ્યક્તિઓને મળવાપાત્ર ડીવિડન્ડ/વળતર જેવા નાણાંકીય લાભો આપી શકે તે માટે ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ-૬૬ (૨) ની જોગવાઈમાંથી તમામ સહકારી મંડળીઓને મુક્તિ આપવી જરૂરી જણાતી હોય, નીચે મુજબ જાહેરનામું પ્રસિધ્ધ કરવામાં આવે છે.

#### જાહેરનામું:

ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે તમામ સહકારી મંડળીઓને વ્યવસ્થાપક કમીટીની મંજૂરીથી આગામી સાધારણ સભામાં બહાલી મેળવવાની શરતે નાણાંકીય વર્ષ ૨૦૧૯-૨૦ ના નફાનો વિનિયોગ કરવા સારૂ કલમ-૬૬(૨) ની જોગવાઈમાંથી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના નાયબ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામા

સચિવાલય, ગાંધીનગર, તા.૨૫/૦૮/૨૦૨૦

ક્રમાંક : જીએચકેએચ/૮૭/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/૬૭

પ્રસ્તાવના :

ગુજરાત સહકારી મંડળી અધિનિયમની કલમ-૭૪ સી (૨) (૧) મુજબ નિર્દિષ્ટ સહકારી મંડળીઓ માટે તેમજ ગુજરાત સહકારી મંડળી અધિનિયમની કલમ-૭૪ (૧-ગ) (૧) ની જોગવાઈ મુજબ અન્ય સહકારી મંડળીઓ માં વ્યવસ્થાપક કમિટીના ચુંટાયેલા સભ્યો અને તેના હોદ્દાદારોના હોદ્દાની મુદત, ચુંટણીની તારીખથી પાંચ વર્ષની રહે છે. ગુ. સં.મં અધિનિયમની કલમ-૭૪ સી (૨) (૪) તથા કલમ-૭૪ (૧-ગ) (૨) મુજબ વ્યવસ્થાપન કમિટીના ચુંટાયેલા સભ્યો ની અવધિ પાંચ વર્ષ પુર્ણ થયા તારીખથી હોદ્દો ધરાવતા બંધ થશે તેવી જોગવાઈ હોવાના કારણે જે સહકારી મંડળીઓમાં ચુંટણીની તારીખ થી પાંચ વર્ષ પુર્ણ થઈ ગયેલ હોય અને નવી વ્યવસ્થાપક સમિતિની રચના ન થયેલ હોય તેવી મંડળીઓમાં કોઈ જ વ્યવસ્થાપક સમિતિ કાયદાકીય રીતે રહી શકે નહીં.

સરકારશ્રીના તા.૨૪/૦૪/૨૦૨૦ના જાહેરનામા ક્રમાંક: જીએચકેએચ/૪૭/૨૦૨૦/જીસીએસ/ ૧૦/૨૦૨૦/ ૧૧૫/૬૭ થી નિર્દિષ્ટ સહકારી મંડળીઓ સહિત તમામ મંડળીઓની વ્યવસ્થાપક કમિટીની મુદત તા.૩૧/૦૭/૨૦૨૦સુધી લંબાવવામાં આવેલ હતી. નિર્દિષ્ટ સહકારી મંડળીઓની ચુંટણી ઓયોજવા ઓછામાં ઓછો ૪૫ દિવસનો સમય ચુંટણી જાહેર કર્યા તારીખથી થાય છે તથા તેના સાભાસદો ની સંખ્યા વધારે હોય છે અને કાર્યક્ષેત્ર પ્રમાણમાં મોટું હોય છે. હાલમાં રાજ્યમાં કેટલાક વિસ્તારોને માર્ઈકો કન્ટેઈનમેન્ટ અને કન્ટેઈનમેન્ટ ઝોન જાહેર કરેલ છે. આથી ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓ સહિત તમામ મંડળીઓની વ્યવસ્થાપક કમિટીની મુદત સંદર્ભેની બાબત સરકારશ્રીના વિચારણા હેઠળ હતી. પુખ્ત વિચારણાના અંતે નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

**: જાહેરનામું :**

રાજ્ય સરકાર દ્વારા ગુજરાત સહકારી મંડળી અધિનિયમની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે અધિનિયમની કલમ -૭૪ સી (૨) (૪) અન્વયે નિર્દિષ્ટ સહકારી મંડળીઓ તથા કલમ-૭૪ (૧-ગ) (૨) અન્વયે અન્ય તમામ સહકારી મંડળીઓની હાલમાં ચાલુ વ્યવસ્થાપક કમિટીઓને ઉપરોક્ત જોગવાઈમાંથી મુક્તિ આપી વ્યવસ્થાપક કમિટીઓની મુદત, તેની ચુંટણીની તારીખ સુધી અથવા તા.૩૧/૧૨/૨૦૨૦ સુધી તે બે પૈકી જે વહેલુ હોય ત્યાં સુધી લંબાવવાનો નિર્ણય કરવામાં આવે છે.

વધુમાં જે નિર્દિષ્ટ સહકારી મંડળીઓ સહિત અન્ય તમામ મંડળીઓની ચુંટણી પ્રક્રિયા ન્યાયિક હુકમ/ ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની રહેતી હોય તે સહકારી મંડળીઓને આ જાહેરનામાં માંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના નાયબ સચિવ

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સત્યમેવ જયતે

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જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૨૫મી ઓગસ્ટ, ૨૦૨૦.

ક્રમાંક : જીએચકેએચ/૮૮/૨૦૨૦/જીસીએસ/૧૦/૨૦૨૦/૧૧૫/૭(પા.ફા.૦૨)

પ્રસ્તાવના:

ધી ગુજરાત સહકારી મંડળીઓ અધિનિયમ ૧૯૬૧ની કલમ-૭૭ મુજબ નાણાકીય વર્ષ પૂર્ણ થયા બાદ છ મહિનાની અવધિમાં સભ્યોની સામાન્ય સભા બોલાવવાની હોય છે. તમામ સહકારી મંડળીઓમાં નાણાકીય વર્ષ એપ્રિલ થી માર્ચ હોય છે. તેથી તમામ સહકારી મંડળીઓ સદરહુ કાયદાની જોગવાઈના કારણે મોડામાં મોડી ૩૦ સપ્ટેમ્બર, ૨૦૨૦ સુધી વાર્ષિક સાધારણ સભાનું ફરજિયાત આયોજન કરવાનું હોય છે.

કોવિડ-૧૯ ની પરિસ્થિતિમાં સરકારશ્રીએ અનલોક-૩ ની ગાઈડલાઈન બહાર પાડેલ છે. તેમાં કોઈપણ સામાજિક/રાજકીય/રાજકીય/રમત-ગમત/મનોરંજન/શૈક્ષણિક/સાંસ્કૃતિક/ધાર્મિક કે અન્ય કોઈપણ પ્રકારના મેળાવડા કરવાની સ્પષ્ટ મનાઈ કરવામાં આવેલ છે. સહકારી મંડળીઓમાં મોટી સંખ્યામાં સભાસદો હોઈ સાધારણ સભામાં ઘણા બધા સભ્યો હાજર રહેતા હોય છે. આથી જો ૩૦ સપ્ટેમ્બર, ૨૦૨૦ સુધીમાં સાધારણ સભા બોલાવવામાં આવે તો સરકારશ્રીની અનલોક-૩ ની ગાઈડલાઈનનું પાલન થઈ શકે તેમ નથી. જે અન્વયે સહકારી મંડળીઓની સાધારણ સભા સંદર્ભે નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

જાહેરનામું:

રાજ્ય સરકાર ગુજરાત સહકારી મંડળી અધિનિયમની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે સદરહુ અધિનિયમની કલમ-૭૭ અન્વયે તમામ સહકારી મંડળીઓને સાધારણ સભા બોલાવવાની જોગવાઈમાંથી મુક્તિ આપી સાધારણ સભા બોલાવવાની મુદત તા.૩૧/૦૩/૨૦૨૧ સુધી લંબાવવાનો નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અનુલ એન. પટેલ,

સરકારના નાયબ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, AUGUST 26, 2020 / BHADRA 4, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts**

Attachment of properties under The Gujarat Protection of Interest of Depositors (in Financial Establishment) Act, 2003 for the criminal offense registered vide I.C.R. No. 171/2018 at Mahidharpura Police Station, Surat City.

#### HOME DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 17<sup>th</sup> August, 2020.

**SB.2/GNH/132020/GPID-4. - WHEREAS** as per the reports of the Additional Director General of Police, C.I.D. Crime & Railways, Gujarat State and the Assistant Commissioner of Police, Surat City, accused [1] Amarnath Bhuvaneshvar Tiwari, (2) Prabhakar Rajnarayan Mishra, (3) Nandlal Kesar Singh (N.K.Singh), [4] Thek Madathil Shridharan Padmnabham Nayar (T.M.S. Nayar), (5) Min Bahadur Kesar Singh (M.K.Singh), (6) Ramjivan Nathuram Shukla had opened an office with the name "Phenomenal Health Care Services Pvt. Ltd." at Surat, which is the branch of a company called "Fino House" having Head Office in Mumbai, with pre-planned plot of cheating people. The accused have managed to lure people to invest money in their fraudulent schemes with the help of lucrative advertisement of Insurance Policies that claimed doubling the invested money in 9 years and moreover, providing free medical facility for six years.

**AND WHEREAS** the accused have collected Rs.6,42,71,673/- from approximately 755 investors through their agents and have neither returned the money on the term of maturity nor provided the benefits claimed under the fake advertisements. Thus, the accused in question cheated the investors by the various lucrative and fake schemes. The accused have purchased property and vehicles in the name of their own and their relatives as well with the money they managed to collect through their fraudulent schemes.

**AND WHEREAS** an offence has been registered with Mahidharpura Police Station, Surat City vide I.C.R. No. 171/2018 u/s 120(B), 406,409,420,114 of the Indian Penal Code, 1860, u/s 4,5,6 of the Prize Chits and Money Circulation (Banning) Act, 1978 and u/s 3 of the Gujarat Protection of Interest of Depositors Act, 2003 against the complaint of one Mr. Ramnayan Ramtirth Pandey. Due

scrutiny of the matter in accordance with the provisions of Section-4(l) of the Gujarat Protection of Interest of Depositors (in Financial Establishments) Act, 2003, it transpired from the report of the Additional Director General of Police, C.I.D. Crime & Railways, Gujarat State that there is a prima facie evidence against the accused mentioned above.

**NOW, THEREFORE,** in exercise of the powers conferred by sub-section [1] and (2) of Section-4 of the Gujarat Protection of Interest of Depositors (in Financial Establishments) Act, 2003 (Guj. 1 of 2004), the Government of Gujarat hereby orders to attach all the properties and vehicles mentioned in Annexure-I & II respectively herein below.

All the properties so attached by the State Government shall forthwith vest in the Competent Authority as designated under the Gujarat Protection of Interest of Depositors (in Financial Establishments) Act, 2003, i.e. Sub-Divisional Magistrate, Surat City and shall remain vested till the further orders of the concerned Designated Court.

#### Annexure-1

No.	Description of the property	Name of the Owner	Price
1	Moje-Surat city of Choryasi, Sub-Dist, Choryasi, Dist-Surat, The Unit no.S-1102 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 343 Sq.Fts. i.e. 31.87 Sq.Mts. Super up area with undivided share of land 3.7 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.	Phenomenal Health Care Services Ltd., Authorized Person Deepak Mahadev Patil	Rs.3,15,000/-
2	Moje-Surat city of Choryasi, Sub-Dist. Choryasi, Dist-Surat, The Unit no.S-1103 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 180 Sq.Fts. i.e. 16.72 Sq.Mts. Super up area with undivided share of land 1.9 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq.Mts.	Phenomenal Health Care Services Ltd., Authorized Person Deepak Mahadev Patil	Rs.1,60,000/-
3	Moje-Surat city of Choryasi, Sub-Dist, Choryasi, Dist-Surat, The Unit no.S-1104 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 343 Sq.Fts. i.e. 31.87 Sq.Mts, Super up area with undivided share of land 3.7 Sq.Mts, Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.	Phenomenal Health Care Services Ltd., Authorized Person Deepak Mahadev Patil	Rs.3,15,000/-
4	Moje-Surat city of Choryasi, Sub-Dist. Choryasi, Dist-Surat, The Unit no.S-1105 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 180 Sq.Fts. i.e. 16.72 Sq.Mts. Super up area with undivided share of land 1.9 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.	Phenomenal Health Care Services Ltd., Authorized Person Deepak Mahadev Patil	Rs.1,60,000/-
5	Moje-Surat city of Choryasi, Sub-Dist. Choryasi, Dist.-Surat, The Unit no.S-1106 of the Building named as "Belgium Square" of Silver Plaza Complex	Santosh Singh	Rs.2,45,000/-



No.	Description of the property	Name of the Owner	Price
	admeasuring about 343 Sq.Fts. i.e. 31.87 Sq.Mts. Super up area with undivided share of land 3.7 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.		
6	Moje-Surat city of Choryasi, Sub-Dist. Choryasi, Dist-Surat, The Unit/Office no.S-1114 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 296 Sq.Fts. i.e. 27.50 Sq.Mts. Super up area with undivided share of land 3.2 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.	Phenomenal Health Care Services Pvt. Prabhakar Mishra, Managing Director of the company	Rs.4,25,000/-
7	Moje-Surat city of Choryasi, Sub-Dist. Choryasi, Dist-Surat, The Unit/Office no.S-1116 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 296 Sq.Fts. i.e. 27.50 Sq.Mts. Super up area with undivided share of land 3.2 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq.Mts.	Phenomenal Health Care Gujarat Pvt. Ltd. Prabhakar Mishra, Managing Director of the company	Rs.4,25,000/-
8	Moje-Surat city of Choryasi, Sub-Dist Choryasi, Dist-Surat, The Unit/Office no.S-1164 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 296 Sq.Fts. i.e. 27.50 Sq.Mts. Super up area with undivided share of land 3.2 Sq.Mts. Situated and lying on the land situated at New-City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.	Phenomenal Health Care Gujarat Pvt. Ltd. Prabhakar Mishra, Managing Director of the company	Rs.4,25,000/-
9	Moje-Surat city of Choryasi, Sub-Dist. Choryasi, Dist-Surat, The Unit/Office no.S-1165 of the Building named as "Belgium Square" of Silver Plaza Complex admeasuring about 225 Sq.Fts. i.e. 20.91 Sq.Mts. Super up area with undivided share of land 2.4 Sq.Mts. Situated and lying on the land situated at New City Survey ward no.7 in the Surat City being Nondh no.4824/A admeasuring aggregate 13044 Sq. Mts.	Phenomenal Health Care Gujarat Pvt. Ltd. Prabhakar Mishra, Managing Director of the company	Rs.3,25,000/-
10	At Village, Taluka-Andheri, Mumbai. Land, being the property admeasuring about 619.9 Sq.Mts, Together with commercial building known as Advent Plaza, consisting of Ground plus Eight floors, admeasuring area of 1151.83 sq.mtrs. equivalent to a carpet area 12394 Sq.Ft. standing on a plot of land admeasuring about 619.9 Sq.mtrs at present bearing survey no.49A, Hissa No,7, CTS No.733.	Phenomenal Industries Ltd.	Rs.21 Crores

No.	Description of the property	Name of the Owner	Price																		
11	At Village, Taluka- Murabad, Dist-Thane, Maharashtra state, Land described as under :	Nandlal Kesar Singh	Rs.35 Lacks																		
	<table><tr><td>Gat No,</td><td>Area</td><td>Po. Kha.</td></tr><tr><td>85</td><td>4-19-0</td><td>0-56-0</td></tr><tr><td>86</td><td>2-72-0</td><td>0-21-0</td></tr><tr><td>87</td><td>0-53-0</td><td>0-07-0</td></tr><tr><td>89</td><td>0-96-0</td><td>0-10-0</td></tr><tr><td>91</td><td>3-79-0</td><td>0-33-0</td></tr></table>			Gat No,	Area	Po. Kha.	85	4-19-0	0-56-0	86	2-72-0	0-21-0	87	0-53-0	0-07-0	89	0-96-0	0-10-0	91	3-79-0	0-33-0
	Gat No,			Area	Po. Kha.																
	85			4-19-0	0-56-0																
	86			2-72-0	0-21-0																
	87			0-53-0	0-07-0																
	89			0-96-0	0-10-0																
91	3-79-0	0-33-0																			

**Annexure-II**

No.	Owner's name	Registration no.	Engine no.	Chassis no.	Vehicle type	Price
1	AnilKumar Shyamkaran Rajput	GJ.05.JE.7697 Year-2012	GRD4K 86368	MAIXX2G RKD5K72 316	White Colored Bolero ZLX	Rs.4 Lacks
2	Satyendrasingh Madansingh	GJ.05.JB.0591 Year 2014	CRAIL0 8GXYW 25040	MAT6014 43CPG454 98	Silver Colored Tata Indigo Car	Rs.2.50 Laks

By order and in the name of the Governor of Gujarat,

**PANKAJ DAVE,**  
Under Secretary to Government.

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT,

#### Notification

Sachivalaya, Gandhinagar, 10<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No. GHM-2020-54-SRS-132020-44-H:-** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement.

Sr. No.	Name of the area	Details of the Sub-area included in the area	four sides of the area	Approximate size of the area
1	2	3	4	5
1	Karnavati Park. Moje: Naroda T.P.no.-1. F.P. No.296 Ta-Asarwa, Dist-Ahmedabad	Karnavati Park.	(1) East- F.P. No. 312. (2) West- F.P. No. 264 and 263. (Maharathi Flat and Shopping). (3) North- F.P. No.315 (Payalnagar). (4) South- F.P. No.297 (Government Reservation Plot).	2823.00 Sqm.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**

Under Secretary to Government.

Government Central Press, Gandhinagar.



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by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 22<sup>nd</sup> August, 2020.

#### GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

**No: GHM-2020-M-62-STP/112020/816/H.1:** WHEREAS the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the Vadodara city as specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots or violence of mob;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,

(a) declares the areas as specified in column 3 of the schedule appended hereto bearing their respective T.P. Nos./F.P. No. and City Survey Nos. and Rev. Survey Nos. specified in column 4, column 5 and column 6 respectively of the said schedule falling within the jurisdiction of the respective Police Station under the control of Vadodara Police Commissionerate as specified on column 2 of the said schedule as the disturbed areas; and

(b) Specifies the period from the 22<sup>nd</sup> August, 2020 to 30<sup>th</sup> September, 2024 as the substantial period, for the purposes of the aforesaid Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas shall during the aforesaid specified period be transferred except with the previous sanction of the Collector, Vadodara District.

**SCHEDULE****(AREAS OF VADODARA CITY AND POLICE COMMISSINERATE AREA DECLARED AS DISTURBED AREAS)**

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
1	<b>BAPOD POLICE STATION</b>	1.	MEGHDUT SOCIETY	TP NO.4 - BAPOD F.P.NO. 80 TO 539 TP NO.5- SAVAD F.P.NO.287 TO 308 F.P.NO.593 TO 802	618	1 TO 23, 28
		2.	DHAN LAXMI SOCIETY		186 TO 193	TO 35, 65, 68
		3.	INDRAPURI SOCIETY			TO 80, 85, 87,
		4.	MAJINAGAR			89, 209, 223
		5.	HIRABA NAGAR			TO 225, 231,
		6.	FONEX RESICOM			234 TO 238,
		7.	RAJAPATH SOCIETY			241, 246 TO
		8.	RAJRATAN FLATS			303, 313, 316
		9.	VAKRATUND BELIX			TO 327 330,
		10.	SUNDARAM RESICOM			335, 337, 338,
		11.	SHREE SIDHDHNATH PERADISE			341, 342, 345
		12.	RADHE RATNAM			TO 518, 523
		13.	KRISHNA RESIDENCY			TO 575, 577
		14.	VED RESIDENCY			TO 631, 633,
		15.	SATADHAR SOCIETY		138, 139, 143, 145, 146	635, 637, 638, 643 TO 655,
		16.	PERADISE APARTMENT			679, 680, 973,
		17.	MADHURAM FLATS		145, 146	974/1, 984 TO 1036
		18.	LAKULESH DUPLEX			
		19.	PARAGARAJ SOCIETY		144	
		20.	SHYAM SUNDAR RESIDENCY		148/A, 149	
		21.	NIRANAJAN PARK SOCIETY		148/A	
		22.	RATNAM OSIS APARTMET		196, 197	
		23.	BHAMINI PARK		146, 146	
		24.	SONPUR NAGAR			
		25.	SHREENATH VILLA			
		26.	RUDHRAX BELIM			
		27.	RUDHRAX ANKLAV			
		28.	VRUNDAVAN HIGHTS			
		29.	SHREE RAGHESHVAR HERITAGE			
		30.	SWAMINARAYAN PARK			
		31.	VRAJ VILLA		580, 581	
		32.	SHIVAM SKY IMPERIYA			
		33.	TULSI HEIGHTS			
		34.	SHREE SWAMINARAYAN NIKETAN			
		35.	TULSI ANGAN			
		36.	BHAVANS RESIDENCY			
		37.	BHAGYA LAXMI TOWNSHIP			
		38.	DIVYA PLAZA			
		39.	SAUJANYA TOWNSHIP			
		40.	AMARADIP RESIDENCY			
		41.	AMARADIP GREENS			
		42.	KRUPA RESIDENCY			
		43.	APMC MARKET			
		44.	SUDHESHVAR HILL SQUARE			1 TO 23, 28
		45.	DREEM VILLA SOCIETY			TO 35, 65, 68
		46.	DREEM GARDEN SOCIETY			TO 80, 85, 87,
		47.	SUNDARAM VILLA SOCIETY			89, 209, 223
		48.	UPAVAN VILLA SOCIETY			TO 225, 231,
		49.	SHREE SIDHDHNATH PLANET			234 TO 238,
		50.	KESHVKUNJ			241, 246 TO

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		51.	PANCHAM BLUZAM	T P NO.4 - BAPOD F.P.NO.80 TO 539 TP NO.5- SAVAD F.P.NO.287 TO 308 F.P.NO.593 TO 802		303, 313, 316
		52.	YOGIRAJ HUB & HEIGHTS			TO 327, 330,
		53.	AMRAKUNJ DUPLEX			335, 337, 338,
		54.	VRAJADHAM SOCIETY		599	341, 342, 345
		55.	THE PRIME APARTMENT			TO 518, 523
		56.	DOVDECK APARTMENT			TO 575, 577
		57.	KANHA CITY			TO 631, 633,
		58.	GIRIRAJ GREENS			635, 637, 638,
		59.	ANANTA FLATS			643 TO 655,
		60.	SHRUSHTI APARTMENT			679, 680, 973,
		61.	KANHA LANDMARK			974/1, 984 TO
		62.	YOGHESHVAR TOWNSHIP			1036
		63.	AMARADEEP BANGLOWS			
		64.	PARASAMANI SOCIETY			
		65.	PANCHAM SOCIETY			
		66.	SANIDHYA TOWNSHIP			
		67.	NAND BANGLOWS			
		68.	SHESH NARAYAN SOCIETY			
		69.	SARV DUPLEX			
		70.	BALAJI TOWNSHIP			
		71.	CRISTYAL PRAMUKH COMMERCIAL HUB			
		72.	SAKAR COMPLEX		592	
		73.	PANCHAM ICON		592	
		74.	BHAILAL PARK, PASABHAI PARK		29, 30	
		75.	NAND NIKETAN		583, 584	
		76.	DWARKESH PARK		582,	
		77.	NADESWARI SOCIETY		585, 586	
		78.	BHOOMI SOCIETY		596, 597	
		79.	SHRIJI ENTERPRISE		577	
		80.	GIRIKANDA SOCIETY		605, 613	
		81.	VRAJ DARSHAN SOCIETY		28, 611	
		82.	VRAJ RAJ + RUDRANAGAR		625, 626	
		83.	KRISHNA PARK		600, 601, 607, 609, 610	
		84.	RADHE DUPLEX		603	
		85.	SARDAR SARKARI UDHOG		304, 320	
		86.	RAMESHWARI SOCIETY		319	
		87.	OLIVAN RESIDENCY		423, 424	
		88.	KRISHNAPARK –BLALJI TENEAMENTS	T P NO.4 - BAPOD F.P.NO.80 TO 539 TP NO.5- SAVAD F.P.NO.287 TO 308 F.P.NO.593 TO 802	424, 426, 427	1 TO 23, 28 TO 35, 65, 68 TO 80, 85, 87, 89, 209, 223 TO 225, 231, 234 TO 238, 241, 246 TO 303, 313, 316 TO 327, 330,
		89.	AMBIKA DARSHAN-2		428, 429	335, 337, 338,
		90.	SHRI HARI TOWNSHIP-SURBHI PARK		431, 433	341, 342, 345
		91.	PLANET WORLD		574	TO 518, 523
		92.	DHARMESH NAGAR		446	TO 575, 577
		93.	SANIDHYA TOWNSHIP		85	TO 631, 633,
		94.	BANSAL RESIDENCY		82	635, 637, 638,
		95.	MARUTIDHAM DUPLEX		75	643 TO 655,
		96.	NARAYAN SMURTI CO-OP-SOC		74	679, 680, 973,
		97.	KAMLA PARK		99, 100	

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		98.	JAMNA RESIDENCY		95	974/1, 984 TO 1036
		99.	ABHISHEK BUNGALOW- SUDARSHAN PARK		96, 97	
		100.	ASHRAY RESIDENCY		101, 105, 106, 107	
		101.	SHYAMAL RESIDENCY		72	
		102.	VINAYAK PLOT & BUNGALOW		109	
		103.	PUSHPAK RESIDENCY & VANDE RESIDENCY		112, 114, 115, 121	
		104.	OM RESIDENCY		116	
		105.	DWARKESH NAGARI		117, 118, 120, 125, 126	
		106.	VANDE RESIDENCY		122, 123	
		107.	ADITYA SQUARE		617	
		108.	HARI GANGA		624	
		109.	BHAGWAN NAGAR		184, 185/A	
		110.	VRUNDAVAN SOCIETY		127, 128	
		111.	AKDANT DUPLEX+SHYAM SUNDAR		135, 136, 140, 150, 151, 152	
		112.	BHAKTI BHAVAN SOCIETY		153	
		113.	SAYAJIPURA		2 TO 33, 35 TO 49, 65 TO 80, 85, 87, 89 TO 105, 129 TO 775	
2.	WARSHIYA POLICE STATION	1.	RIDHDHI SIDHDHI	TP NO.7 SAVAD, F.P.NO. 1 TO 186	SAVAD CITY SURVEY NO. 1 TO 216	
		2.	GANDHI PARK			
		3.	SHREE NATH PARK			
		4.	HIRA NAGAR			
		5.	DHARM PARK			
		6.	GAURI PARK	TP NO.5 SAVAD, F.P.NO. 1 TO 286	SAYAJIPURA CITY SURVEY NO.37 TO 41	
		7.	RAJA RANCHOD			
		8.	KRISHNA DUPLEX			
		9.	KEVAL KRUPA SOCIETY			
		10.	CHINTAN PARK			
		11.	SHREENATHAJI PARK SOCIETY			
		12.	INDRA DUPLEX			
		13.	SHANTANU SOCIETY			
		14.	KALPANA NAGAR			
		15.	GAYATRIKRUPA SOCIETY			
		16.	DHRUVESH DUPLEX			
		17.	PARTHI PARK			
		18.	JANKI COMPLEX	T P NO.7 SAVAD, F.P.NO. 1 TO 186		
		19.	SAVAD QUARTERS			
		20.	YOGESHVARDHAM SOCIETY			
		21.	JAVAHAR FALIYU			
		22.	PRABHULI SOC-1-2			
		23.	AKSHAR PURUSHOTTAM SOCIETY			
		24.	NARAYAN SOCIETY			
		25.	PARVATI NAGAR			
		26.	GOPAL NAGAR			
		27.	DARSHAN PARK SOCIETY			
		28.	GOKULNATHAJI NAGAR	T P NO.5 SAVAD, F.P.NO. 1 TO 286	SAVAD CITY SURVEY NO. 1 TO 216	
		29.	MOTINAGAR SOCIETY			
		30.	DADA SHYAM SOCIETY-2			
		31.	SWAMINARAYAN NAGAR-1-4			

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		32.	HARADHWARNAGAR-2		SAYAJIPURA CITY SURVEY NO.37 TO 41.	
		33.	GANDHIPARK SOCIETY			
		34.	VALLABH DUPLEX			
		35.	SWAMI.NA.NAGAR			
		36.	SANGAM SOCIETY			
		37.	RATNPABHA SOCIETY			
		38.	SHREE PRABHA SOCIETY			
		39.	HANS SOCIETY			
		40.	GANGANAGAR SOCIETY			
		41.	DHARAPARK SOCIETY			
		42.	UMA SOCIETY			
		43.	KRUSHNAKUNJ SOCIETY			
		44.	SAMRUDHDHI COMPLEX			
		45.	VAIBHAV NAGAR			
		46.	TRIVENI SOCIETY			
		47.	AVADH TENAMENT			
		48.	OFFICERS COLONY			
		49.	SAHAJANAND SOCIETY	TP NO.7 SAVAD, F.P.NO. 1 TO 186 TP NO.5 SAVAD, F.P.NO. 1 TO 286	SAVAD CITY SURVEY NO. 1 TO 216 SAYAJIPURA CITY SURVEY NO. 37 TO 41	
		50.	JALARAM NAGAR			
		51.	J.P.VADI JUPADPATTI			
		52.	ARIHANT SOCIETY			
		53.	TARANG PARK SOCIETY			
		54.	CHANDRA MOLESHVAR NAGAR			
		55.	SHIV PARK			
		56.	SEJAL PARK			
		57.	JENOD NAGAR			
		58.	REVADIYA DHAM DUPLEX			
		59.	VIJAY NAGAR SOCIETY			
		60.	SHAREE GOVARDHAN PARK			
		61.	NATHIBAA NAGAR-1-2			
		62.	PARASHOTTAM NAGAR			
		63.	SUKH SANTI NAGAR SOCIETY			
		64.	GIT GUNJAN SOCIETY			
		65.	SHREE SOCIETY			
		66.	GIT GOVIND SOCIETY			
		67.	DIPDARSHAN DUPLEX			
		68.	SAI SMRUTI APARTMENT			
		69.	GAURAV PARK			
		70.	SILPAKUNJ SOCIETY			
		71.	PARVATI NAGAR			
		72.	SHAKUNTALA PARK			
		73.	VASUNDHARA COMPLEX			
		74.	RUDHRAX DUPLEX			
		75.	YAMUNA NAGAR			
		76.	AAVISHKAR SOCIETY			
		77.	PRAMUKH PRIT PARK			
		78.	SWETA PARK-1			
		79.	AKSHARADHAM SOCIETY			
		80.	EKLINGI SOCIETY			
		81.	AVINASH SOCIETY			
		82.	MAHAVIR APARTMENT			
		83.	RAGHUNATH SOCIETY			
		84.	PANCHASHIL SOCIETY			
		85.	PANCHASHIL APARTMENT			
		86.	ASHIRAVAD SOCIETY			
		87.	ZAVER NAGAR FLATS			



S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		88.	ZAVER NAGAR SOCIETY	TP NO.7 SAVAD, F.P.NO.1 TO 186 TP NO.5 SAVAD, F.P.NO.1 TO 286	SAVAD CITY SURVEY NO.1 TO 216 SAYAJIPURA CITY SURVEY NO.37 TO 41	
		89.	SHREEJI PARK			
		90.	SHREEJI FLATS			
		91.	NILAX SITADEL			
		92.	KRISHNAKUNJ TENAMENT			
		93.	GOPALKRISHNA SOCIETY			
		94.	SHANTI NAGAR SOCIETY			
		95.	PRAGATI NAGAR SOCIETY			
		96.	AASHISH PARK SOCIETY			
		97.	GITANJALI SOCIETY			
		98.	POLICE COLONY			
		99.	GORANA PARK			
		100.	VRUNDAVAN SOCIETY			
		101.	LAKULESH PARK			
		102.	MITUL PARK			
		103.	RAJIV NAGAR-1			
		104.	AMAR NAGAR-1			
		105.	PAVANDHAM SOCIETY			
		106.	SANTARAM PARK			
		107.	VAIBHAV LAXMI			
		108.	JAYLAXMI			
		109.	HARIGANESH APARTMENT			
		110.	SAIKRUPA SOCIETY			
		111.	MAHALXMI PARK			
		112.	SHIV BANGLOWS			
		113.	NATVAR NAGAR			
		114.	OAD NAGAR			
		115.	BALAJI VIHAR FLATS	TP NO.7 SAVAD, F.P.NO. 1 TO 186 TP NO. 5 SAVAD F.P.NO.1 TO 286	SAVAD CITY SURVEY NO.1 TO 216 SAYAJIPURA CITY SURVEY NO.37 TO 41	
		116.	SNEHAL PARK			
		117.	DHANLAXMI SOCIETY			
		118.	KAMLA PARK SOCIETY			
		119.	SHREE SOCIETY			
		120.	MAHALXMI SOCIETY			
		121.	SHUBH LAXMI SOCIETY			
		122.	RADHASWAMI SOCIETY			
		123.	RAJA RANCHOD SOCIETY			
		124.	INDUMATI SOCIETY			
		125.	ARAVIND PARK			
		126.	GANSHYAM PARK			
		127.	MANGALYA PARK			
		128.	SHREE NATH SOCIETY			
		129.	KRUSHNLILA SOCIETY			
		130.	NAVKAAR APARTMENT			
		131.	KRIP RESIDENCY			
		132.	RAMAJI NAGAR			
		133.	PARAGARAJ SOCIETY			
		134.	SHRADHDHA PARK SOCIETY			
		135.	LAXMI NARAYAN SOCIETY			
		136.	GAYATRIDHAM			
		137.	SAISARJAN RESIDENCY			
		138.	PUNJAPARK SOCIETY			
		139.	AMBIKANAGAR SOCIETY-1-2			
		140.	SAI GANGA APARTMENT			
		141.	PANCHAPURA			
		142.	HARI KRUSHN-1-2			
		143.	RAJDEEP SOCIETY			

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		144.	HARIDHAM SOCIETY			
		145.	HARIDHAM APARTMENT			
		146.	PARAMDHAM SOCIETY			
		147.	HARI OM SOCIETY			
		148.	PURNIMA SOCIETY			
		149.	VENESH VILLA BANGLOW			
		150.	VRAJ VIHAR RESIDENCY	TP NO.7 SAVADM F.P.NO.1 TO 186  TP NO.5 SAVAD, F.P.NO.1 TO 286	SAVAD CITY SURVEY NO.1 TO 216	
		151.	KAMAL PARK SOCIETY			
		152.	EARTH ICON-1-2			
		153.	NARENDRA NAGAR			
		154.	SUSHIL SOCIETY			
		155.	YOGI NAGAR			
		156.	RAJDHANI SOCIETY			
		157.	SARVANAND PARK			
		158.	GAYATRI NAGAR		SAYAJIPURA CITY SURVEY NO.37 TO 41	
		159.	PRARTHANA FLATS			
		160.	HARI OM COMPLEX			
		161.	KAMLA BAA SOCIETY			
		162.	DAJI NAGAR			
		163.	RAJ LAXMI SOCIETY			
		164.	MOTI NAGAR			
		165.	SUNDARAM SOCIETY			
		166.	ANANY EVENUE			
		167.	VRUNDAVAN FLATS			
		168.	KRISHANVADI NURM AAVAS + FIFTY FOUR QUARTERS			
		169.	MAHALXMI CHOWK			
		170.	BALIYADEV MAHOLLO			
		171.	KHODIYAR CHOWK			
		172.	JAY MAHAKALI CHOWK			
		173.	GURUDHVAR			
		174.	AMMA AASHISH SOCIETY			
		175.	SHINGOLA TALAV			
		176.	SARASWATI NAGAR			
		177.	SAI ASHISH APARTMENT			
		178.	SATTAR TALUKA SOCIETY			
		179.	SHAHIBAG SOCIETY			
		180.	AASHIRVAD PARK SOCIETY			
		181.	MIRA SOCIETY			
		182.	GUKULDHAM SOCIETY			
		183.	ISHWAR KRUPA SOCIETY			
		184.	BHARAVAD MAHOLLO			
		185.	GAYATRI CHOWK			
		186.	KANKU BAA CHOWK			
		187.	SHRIJI PARK SOCIETY + ALL WARSHIYA POLICE STATION AREA			
3.	<b>KARELI BAUGH POLICE STATION</b>	1.	ALL AREA WITHIN THE LIMITS OF KARELIBAUGH POLICE STATION & BELOW MENTION SOCIETIES	T.P.NO. 9 - NAGARWADA F.P.NO.1 TO 430	C.S.NO. 1 TO 249 OF TIKA.B/21/1 C.S.NO.1 TO 215 OF	VADODARA KASBA 652 TO 676, 678 TO 689, 691 TO 721/2, 725
		2.	KAPDI POL	TIKA.B/21/1	TIKA.B/8/3	TO 732, 734,
		3.	RANAVAS	TIKA.B/10/4	C.S.NO.1 TO	736 TO 757,
		4.	GOLVAD	TIKA.B/9/3	160 OF	779 TO 800
		5.	ANUSTU TEKRI	TIKA.B/8/2	TIKA.B/10/4	
		6.	MEERA APARTMENT			

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		7.	PITRUCHAYA SOCIETY	TIKA.B/9/1	C.S.NO.1 TO	
		8.	ASHOK SOCIETY	TIKA.B/7/1	329 OF	
		9.	SAI MANDIR APARTMENT	TIKA.B/10/1	TIKA.B/9/3	
		10.	MAHALXMI SOCIETY	TIKA.B/10/2	C.S.NO.1 TO	
		11.	N. B. C. C. PLAZA	TIKA.B/21/1	286 OF	
		12.	SVAPANLOK SOCIETY	TIKA.B/10/2	TIKA.B/8/2	
		13.	MAHETAJI PARK SOCIETY	TIKA.B/7/2	C.S.NO.1 TO	
		14.	MUKTANAND SOCIETY	TIKA.B/8/1	250 OF	
		15.	CHITRA COMPLEX	TIKA.B/8/4	TIKA.B/9/1	
		16.	KALASH COMPLEX	TIKA.B/9/4	C.S.NO.1 TO	
		17.	SAI SAMRUDHDHI COMPLEX	TIKA.B/10/3	378 OF	
		18.	MUKTANAD SOCIETY-2	TIKA.B/10/5	TIKA.B/7/1	
		19.	SPRING HILL COMPLEX		C.S.NO.1 TO	
		20.	MAI KRUPA SOCIETY		295 OF	
		21.	BALAJI COMPLEX		TIKA.B/10/1	
		22.	KARMBHUMI COMPLEX		C.S.NO.1 TO	
		23.	KALYAN NAGAR SOCIETY		123 OF	
		24.	RIDHDHI SIDHDHI FLATS		TIKA.B/10/2	
		25.	AMI DUPLEX		C.S.NO.1 TO	
		26.	SAURYA RESIDENCY		249 OF	
		27.	ROYAL NEST RESIDENCY		TIKA.B/21/1	
		28.	VITHTHAL NAGAR SOCIETY		C.S.NO.1 TO	
		29.	GHANSHYAM APARTMENT		123 OF	
		30.	PRASHANT APARTMENT		TIKA.B/10/2	
		31.	CHAITANYA APARTMENT		C.S.NO.1 TO	
		32.	VALABH NAGAR SOCIETY		248 OF	
		33.	MINI PLAZA		TIKA.B/7/2	
		34.	K.P. SHOPPING CENTRE		C.S.NO.1 TO	
		35.	BUDHDHDEV COLONY		269 OF	
		36.	VISHVAKUNJ SOCIETY		TIKA.B/8/1	
		37.	SAYAJI SOCIETY		C.S.NO.1 TO	
		38.	SAYAJI MIL SOCIETY		23 OF	
		39.	SUBH EVANYU		TIKA.B/8/4	
		40.	TORUPATI NAGAR		C.S.NO.1 TO	
		41.	TIRUPATI APARTMENT		200 OF	
		42.	DEVDHARA COMPLEX		TIKA.B/9/4	
					C.S.NO.1 TO	
					184 OF	
					TIKA.B/10/3	
					C.S.NO.1 TO	
					286 OF	
					TIKA.B/10/5	
		43.	SUHUD VIHAR	T.P.NO. 9 -	C.S.NO. 1 TO	VADODARA
		44.	GITANJALI APARTMENT	NAGARWAD	249 OF	KASBA
		45.	GURUKRUPA SOCIETY	A F.P.NO.1 TO	TIKA.B/21/1	652 TO 676,
		46.	SHIV RESIDENCY	430	C.S.NO.1 TO	678 TO 689,
		47.	SURAJ ESTATE	TIKA.B/21/1	215 OF	691 TO 721/2,
		48.	JALADHAM DUPLEX	TIKA.B/8/3	TIKA.B/8/3	725 TO 732,
		49.	PARASHOTTAM ESTATE	TIKA.B/10/4	C.S.NO.1 TO	734,
		50.	MAHAVEER ESTATE	TIKA.B/9/3	160 OF	736 TO 757,
		51.	SHREE RAM ESTATE	TIKA.B/8/2	TIKA.B/10/4	779 TO 800
		52.	LAXMI ESTATE	TIKA.B/9/1	C.S.NO.1 TO	
		53.	AMBIKA CHAMBER	TIKA.B/7/1	329 OF	
		54.	GOVARADHAN DUPLEX	TIKA.B/10/1	TIKA.B/9/3	
		55.	SWATPRIT COMPLEX	TIKA.B/10/2	C.S.NO.1 TO	
		56.	MARAVADI MAHOLLO	TIKA.B/21/1	286 OF	
		57.	MANGALESVAR JAMPA	TIKA.B/10/2	TIKA.B/8/2	
		58.	TARKESHVAR MANDIR	TIKA.B/7/2		

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		59.	SHREEJI APARTMENT	TIKA.B/8/1	C.S.NO.1 TO	
		60.	AANAND PLAZA	TIKA.B/8/4	250 OF	
		61.	SURYADEEP RESIDENCY	TIKA.B/9/4	TIKA.B/9/1	
		62.	NAGESHVAR SOCIETY	TIKA.B/10/3	C.S.NO.1 TO	
		63.	SHREE NATH KUNJ SOCIETY	TIKA.B/10/5	378 OF	
		64.	RAMESHVAR SOCIETY		TIKA.B/7/1	
		65.	INDRAPURI SOCIETY		C.S.NO.1 TO	
		66.	SHREEJI SRADHDHA SOCIETY		295 OF	
		67.	MADHUVAN PARK		TIKA.B/10/1	
		68.	PANKAJ FLATS		C.S.NO.1 TO	
		69.	GURUKRUPA SOCIETY		123 OF	
		70.	SHREEJI SRADHDHA FLATS		TIKA.B/10/2	
		71.	KRUSHNA APARTMENT		C.S.NO.1 TO	
		72.	KAUTILY CAMP PLAZA		249 OF	
		73.	GUNJAN COMPLEX		TIKA.B/21/1	
		74.	SUHASH SOCIETY		C.S.NO.1 TO	
		75.	KALINDI APARTMENT		123 OF	
		76.	PRAKASHNAGAR SOCIETY		TIKA.B/10/2	
		77.	GOKULNAGAR SOCIETY		C.S.NO.1 TO	
		78.	VARDHAMAN SOCIETY		248 OF	
		79.	JALARAM PARK		TIKA.B/7/2	
		80.	PUSHPKUNJ SOCIETY		C.S.NO.1 TO	
		81.	KAMLESH PARK SOCIETY		269 OF	
		82.	VAISHNDEVI APARTMENT		TIKA.B/8/1	
		83.	SAI KRUPA SOCIETY		C.S.NO.1 TO	
		84.	KALASH FLATS		23 OF	
		85.	KALAKUNJ SOCIETY-3		TIKA.B/8/4	
		86.	KALAKUNJ SOCIETY-2		C.S.NO.1 TO	
		87.	AXATA SOCIETY		200 OF	
		88.	AJITNATH SOCIETY		TIKA.B/9/4	
		89.	DEEPIKA SOCIETY-2		C.S.NO.1 TO	
		90.	BHAVANI SOCIETY		184 OF	
		91.	AANANDNAGAR		TIKA.B/10/3	
					C.S.NO.1 TO	
					286 OF	
					TIKA.B/10/5	
		92.	INDRAPRASTH APARTMENT	T.P.NO. 9 -	C.S.NO. 1 TO	
		93.	AMARADEEP FLATS	NAGARWAD	249 OF	
		94.	GULMARG SOCIETY	A F.P.NO.1 TO	TIKA.B/21/1	
		95.	MAHALXMI APARTMENT	430	C.S.NO.1 TO	
		96.	PARSWA PRARTHANA FALT	TIKA.B/21/1	215 OF	
		97.	EMIPLEX COMPLEX	TIKA.B/8/3	TIKA.B/8/3	
		98.	SUNDARVAN SOCIETY	TIKA.B/10/4	C.S.NO.1 TO	
		99.	BADRI KEDAR APARTMENT	TIKA.B/9/3	160 OF	
		100.	LOKSEVA MARKET	TIKA.B/8/2	TIKA.B/10/4	
		101.	NARSHINH DHAM COMPLEX	TIKA.B/9/1	C.S.NO.1 TO	
		102.	TILAKPARK SOCIETY	TIKA.B/7/1	329 OF	
		103.	NARAYAN PLAZA	TIKA.B/10/1	TIKA.B/9/3	
		104.	SHREEJI RAJ SOCIETY	TIKA.B/10/2	C.S.NO.1 TO	
		105.	PARTH SOCIETY	TIKA.B/21/1	286 OF	
		106.	LAJAPATNAGAR SOCIETY	TIKA.B/10/2	TIKA.B/8/2	
		107.	VAYLESH PARK SOCIETY	TIKA.B/7/2	C.S.NO.1 TO	
		108.	SHREEPADNAGAR	TIKA.B/8/1	250 OF	
		109.	MUKTANAD	TIKA.B/8/4	TIKA.B/9/1	
		110.	KORNSK FLATS	TIKA.B/9/4	C.S.NO.1 TO	
		111.	SAI EVANYU	TIKA.B/10/3	378 OF	
		112.	SNEHSUDHA APARTMENT	TIKA.B/10/5	TIKA.B/7/1	

VADODARA  
KASBA 652  
TO 676, 678  
TO 689, 691  
TO 721/2, 725  
TO 732, 734,  
736 TO 757,  
779 TO 800

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		113.	SHUBHAM RESIDENCY		C.S.NO.1 TO	
		114.	LOHANA SEVA MANDAL		295 OF	
		115.	DAMODAR PARK SOCIETY		TIKA.B/10/1	
		116.	EARTH ICON		C.S.NO.1 TO	
		117.	PUSHTI RESIDENCY		123 OF	
		118.	AARTI EPARTMENT		TIKA.B/10/2	
		119.	KASTURBAA SOCIETY		C.S.NO.1 TO	
		120.	AATMARAM RESIDENCY		249 OF	
		121.	PRATAPKUNJ SOCIETY		TIKA.B/21/1	
		122.	VAISHALI SOCIETY		C.S.NO.1 TO	
		123.	AAMRAPALI COMPLEX		123 OF	
		124.	VRUSHABH PARK		TIKA.B/10/2	
		125.	CHANCHAL PARK		C.S.NO.1 TO	
		126.	VITHTHALKRUPA SOCIETY		248 OF	
		127.	SANTARAM PARK SOCIETY		TIKA.B/7/2	
		128.	NARENDRAPARK SOCIETY		C.S.NO.1 TO	
		129.	AASHOPALV RESIDENCY		269 OF	
		130.	KAPADIYA HOUSE		TIKA.B/8/1	
		131.	DIPAVALI SOCIEY		C.S.NO.1 TO	
		132.	RAGHUVVEER SOCIETY		23 OF	
		133.	HARIDHVAR COMPLEX		TIKA.B/8/4	
		134.	KAMLA PARK		C.S.NO.1 TO	
		135.	GUNJAN JIVAN RESIDENCY		200 OF	
		136.	CHANDRAVALI SOCIETY		TIKA.B/9/4	
					C.S.NO.1 TO	
					184 OF	
					TIKA.B/10/3	
					C.S.NO.1 TO	
					286 OF	
					TIKA.B/10/5	
		137.	ADHYAPAKNAGAR		C.S.NO. 1 TO	
		138.	AAVKAR CO-OP-SOC		249 OF	
		139.	DIVYA LOK SOCIETY		TIKA.B/21/1	
		140.	BOMBAY PARK SOCIETY		C.S.NO.1 TO	
		141.	KETKI PARK		215 OF	
		142.	SUDARSHAN PARK		TIKA.B/8/3	
		143.	DAMODAR PARK		C.S.NO.1 TO	
		144.	KALAKUNJ APARTMENT		160 OF	
		145.	VRAJ RESIDENCY		TIKA.B/10/4	
		146.	KORNANK COMPLEX		C.S.NO.1 TO	
		147.	ISHWAR NAGAR		329 OF	
		148.	SHIV SAGAR COMPLEX		TIKA.B/9/3	
		149.	MONALI SOCIETY		TIKA.B/8/2	
		150.	CHARABHUJA COMPLEX		C.S.NO.1 TO	
		151.	DHAVAL SOCIETY		286 OF	
		152.	SHILPI SOCIETY		TIKA.B/8/2	
		153.	PARAG TENAMENT		C.S.NO.1 TO	
		154.	MANIT SOCIETY		250 OF	
		155.	SUBHADRA TENAMENT		TIKA.B/9/1	
		156.	SHREEHARI TENAMENT		C.S.NO.1 TO	
		157.	SHREEJIPARK SOCIETY		378 OF	
		158.	CHINTAMANI SOCIETY		TIKA.B/7/1	
		159.	SAHAYOG ILINA SOCIETY		C.S.NO.1 TO	
		160.	VAGHESHWARI SOCIETY		295 OF	
		161.	SAI DARSHAN APARTMENT		TIKA.B/10/1	
		162.	CHANDRAVATI SOCIETY		C.S.NO.1 TO	
		163.	VRUNDAVAN FLATS		123 OF	
					TIKA.B/10/2	
		137.	ADHYAPAKNAGAR		C.S.NO. 1 TO	
		138.	AAVKAR CO-OP-SOC		249 OF	
		139.	DIVYA LOK SOCIETY		TIKA.B/21/1	
		140.	BOMBAY PARK SOCIETY		C.S.NO.1 TO	
		141.	KETKI PARK		215 OF	
		142.	SUDARSHAN PARK		TIKA.B/8/3	
		143.	DAMODAR PARK		C.S.NO.1 TO	
		144.	KALAKUNJ APARTMENT		160 OF	
		145.	VRAJ RESIDENCY		TIKA.B/10/4	
		146.	KORNANK COMPLEX		C.S.NO.1 TO	
		147.	ISHWAR NAGAR		329 OF	
		148.	SHIV SAGAR COMPLEX		TIKA.B/9/3	
		149.	MONALI SOCIETY		TIKA.B/8/2	
		150.	CHARABHUJA COMPLEX		C.S.NO.1 TO	
		151.	DHAVAL SOCIETY		286 OF	
		152.	SHILPI SOCIETY		TIKA.B/8/2	
		153.	PARAG TENAMENT		C.S.NO.1 TO	
		154.	MANIT SOCIETY		250 OF	
		155.	SUBHADRA TENAMENT		TIKA.B/9/1	
		156.	SHREEHARI TENAMENT		C.S.NO.1 TO	
		157.	SHREEJIPARK SOCIETY		378 OF	
		158.	CHINTAMANI SOCIETY		TIKA.B/7/1	
		159.	SAHAYOG ILINA SOCIETY		C.S.NO.1 TO	
		160.	VAGHESHWARI SOCIETY		295 OF	
		161.	SAI DARSHAN APARTMENT		TIKA.B/10/1	
		162.	CHANDRAVATI SOCIETY		C.S.NO.1 TO	
		163.	VRUNDAVAN FLATS		123 OF	
					TIKA.B/10/2	

VADODARA  
KASBA 652  
TO 676, 678  
TO 689, 691  
TO 721/2, 725  
TO 732, 734,  
736 TO 757,  
779 TO 800

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		164.	MAHAVEER SOCIETY		C.S.NO.1 TO	
		165.	SHIVANSH FLATS		249 OF	
		166.	SAI DEEP EPARTMENT		TIKA.B/21/1	
		167.	BAHUCHARNAGAR		C.S.NO.1 TO	
		168.	ASHOK SOCIETY		123 OF	
		169.	MUKTIDHAM SOCIETY		TIKA.B/10/2	
		170.	BALAJI SOCIETY		C.S.NO.1 TO	
		171.	JAY SANTOSHI NAGAR		248 OF	
		172.	SAIBABA SOCIETY		TIKA.B/7/2	
		173.	BALAJI DARSHAN		C.S.NO.1 TO	
		174.	SONALIKA SOCIETY		269 OF	
		175.	AAKASHDEEP APARTMENT		TIKA.B/8/1	
		176.	VISHVASHANTI SOCIETY		C.S.NO.1 TO	
		177.	GOKULPARK SOCIETY		23 OF	
		178.	AMBALAL BHUVAN		TIKA.B/8/4	
		179.	GOVERNMENT PRESS		C.S.NO.1 TO	
		180.	STAAF KVATERS		200 OF	
					TIKA.B/9/4	
					C.S.NO.1 TO	
					184 OF	
					TIKA.B/10/3	
					C.S.NO.1 TO	
					286 OF	
					TIKA.B/10/5	
		181.	AMITNAGAR SOCIETY	T.P.NO. 9 -	C.S.NO. 1 TO	VADODARA
		182.	KALIND COMPLEX	NAGARWAD	249 OF	KASBA 652
		183.	BALAJI COMPLEX	A F.P.NO.1 TO	TIKA.B/21/1	TO 676, 678
		184.	VALLABH VARSH FLATS	430	C.S.NO.1 TO	TO 689, 691
		185.	DHANANJAY PARK	TIKA.B/21/1	215 OF	TO 721/2, 725
		186.	GALA PARK SOCIETY	TIKA.B/8/3	TIKA.B/8/3	TO 732, 734,
		187.	SAIEVENUE	TIKA.B/10/4	C.S.NO.1 TO	736 TO 757,
		188.	MANEK PARK	TIKA.B/9/3	160 OF	779 TO 800
		189.	AMBE PARK SOCIETY	TIKA.B/8/2	TIKA.B/10/4	
		190.	SEVADHAM SOCIETY	TIKA.B/9/1	C.S.NO.1 TO	
		191.	BRAHM NAGAR SOCIETY	TIKA.B/7/1	329 OF	
		192.	SUVIDHA PARK SOCIETY	TIKA.B/10/1	TIKA.B/9/3	
		193.	VARDAN COMPLEX	TIKA.B/10/2	C.S.NO.1 TO	
		194.	V.I.P VIEW	TIKA.B/21/1	286 OF	
		195.	APEXA SOCIETY	TIKA.B/10/2	TIKA.B/8/2	
		196.	SVAJANYA SOCIETY	TIKA.B/7/2	C.S.NO.1 TO	
		197.	SAGARM APARTMENT	TIKA.B/8/1	250 OF	
		198.	AMBE PARK SOCIETY	TIKA.B/8/4	TIKA.B/9/1	
		199.	AASHISH PARK	TIKA.B/9/4	C.S.NO.1 TO	
		200.	VANILA SOCIETY	TIKA.B/10/3	378 OF	
		201.	SHIVALI SOCIETY	TIKA.B/10/5	TIKA.B/7/1	
		202.	SURAMYA FLATS		C.S.NO.1 TO	
		203.	JAY SANTOSHI NAGAR		295 OF	
		204.	ASHOK SOCIETY		TIKA.B/10/1	
		205.	SARDAR KUNJ SOCIETY		C.S.NO.1 TO	
		206.	KAILASHDHAM SOCIETY		123 OF	
		207.	SHITAL APARTMENT		TIKA.B/10/2	
		208.	BAKORNAGAR SOCIETY		C.S.NO.1 TO	
		209.	SUKAN ANANTA SATYAM SOCIETY		249 OF	
		210.	GOVARDHAN SOCIETY		TIKA.B/21/1	
		211.	SHITAL APARTMENT		C.S.NO.1 TO	
		212.	UTKARSH PETROL PUMP		123 OF	
		213.	V.H. COMPLEX		TIKA.B/10/2	

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		214.	FAGVEL NAGAR		C.S.NO.1 TO	
		215.	NAVADHAR MAHOLLO		248 OF	
		216.	BAVAN CHAL		TIKA.B/7/2	
		217.	EKTANAGAR		C.S.NO.1 TO	
		218.	BAROT MAHOLLO		269 OF	
		219.	RABARI VAS		TIKA.B/8/1	
		220.	SHASHTRI NAGAR		C.S.NO.1 TO	
		221.	NOOR COLONY		23 OF	
		222.	ROHITVAS		TIKA.B/8/4	
		223.	SUTARIYA SOCIETY		C.S.NO.1 TO	
		224.	MAHETAVADI		200 OF	
		225.	R.B.G. COMPLEX		TIKA.B/9/4	
		226.	PANCHASHIL MAHOLLO		C.S.NO.1 TO	
		227.	JALADARSHAN COMPLEX		184 OF	
		228.	RAJASTHAN SOCIETY		TIKA.B/10/3	
		229.	JALARAM NAGAR		C.S.NO.1 TO	
		230.	GANSHYAM NAGAR		286 OF	
					TIKA.B/10/5	
		231.	MAHESH PARK	T.P.NO. 9 -	C.S.NO. 1 TO	VADODARA
		232.	PRATIXA COLONY	NAGARWAD	249 OF	KASBA 652
		233.	SHIV SHAKHTI APARTMENT	A F.P.NO.1 TO	TIKA.B/21/1	TO 676, 678
		234.	CHANDRALOK APARTMENT	430	C.S.NO.1 TO	TO 689, 691
		235.	HARISHNAGAR SOCIETY	TIKA.B/21/1	215 OF	TO 721/2, 725
		236.	GANDHIGRAM SOCIETY	TIKA.B/8/3	TIKA.B/8/3	TO 732, 734,
		237.	SHYAMVALI COMPLEX	TIKA.B/10/4	C.S.NO.1 TO	736 TO 757,
		238.	SADHANANAGAR COLONY	TIKA.B/9/3	160 OF	779 TO 800
		239.	HIRAVANTI APARTMENT	TIKA.B/8/2	TIKA.B/10/4	
		240.	SADHANA NAGAR	TIKA.B/9/1	C.S.NO.1 TO	
		241.	NANJI CHEMBERS	TIKA.B/7/1	329 OF	
		242.	NIVRUTI COLONY	TIKA.B/10/1	TIKA.B/9/3	
		243.	ATULPARK SOCIETY	TIKA.B/10/2	C.S.NO.1 TO	
		244.	MEGHDUT SOCIETY	TIKA.B/21/1	286 OF	
		245.	NANDALAY FLATS	TIKA.B/10/2	TIKA.B/8/2	
		246.	MAHESHKUNJ SOCIETY	TIKA.B/7/2	C.S.NO.1 TO	
		247.	PARVATI NIKETAN SOCIETY	TIKA.B/8/1	250 OF	
		248.	GANDHINAGAR COLONY	TIKA.B/8/4	TIKA.B/9/1	
		249.	STATE BANK COLONY	TIKA.B/9/4	C.S.NO.1 TO	
		250.	SWASTIK SOCIETY	TIKA.B/10/3	378 OF	
		251.	GIRIRAJ SOCIETY	TIKA.B/10/5	TIKA.B/7/1	
		252.	HASTINAPUR SOCIETY		C.S.NO.1 TO	
		253.	DHANLAXMI SOCIETY		295 OF	
		254.	GULABCHANDR PARK		TIKA.B/10/1	
		255.	SIDHDHESHVAR MAHADEV POL		C.S.NO.1 TO	
		256.	SHANKAR POD		123 OF	
		257.	MAMANI POD		TIKA.B/10/2	
		258.	AAMALI FALIYA		C.S.NO.1 TO	
		259.	KHODIYAR MATANO KHANCHO		249 OF	
		260.	VADIWADI PATANI MAHOLLO		TIKA.B/21/1	
		261.	VIKRAM NAGAR SOCIETY		C.S.NO.1 TO	
		262.	PARIJATIK SOCIETY		123 OF	
		263.	ALKESH SOCIETY		TIKA.B/10/2	
		264.	TULSI APARTMENT		C.S.NO.1 TO	
		265.	RASHMI SOCIETY		248 OF	
		266.	HARI KRUPA SOCIETY		TIKA.B/7/2	
		267.	SUKAN-3		C.S.NO.1 TO	
		268.	RUSHI EMPO.		269 OF	
		269.	AJITNATH SOCIETY		TIKA.B/8/1	

S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
		270.	SHREEJI COMPLEX		C.S.NO.1 TO	
		271.	ASHTAPAD SOCIETY		23 OF	
		272.	BHAGAWATI SOCIETY		TIKA.B/8/4	
		273.	ROYAL RESIDENCY		C.S.NO.1 TO	
		274.	NAVARANG COMPLEX		200 OF	
		275.	CHANAKYA COMPLEX		TIKA.B/9/4	
		276.	NUTAN MAHESHVARI SOCIETY		C.S.NO.1 TO	
					184 OF	
					TIKA.B/10/3	
					C.S.NO.1 TO	
					286 OF	
					TIKA.B/10/5	
		277.	KALAKUNJ SOCIETY		C.S.NO. 1 TO	
		278.	SHAMALDAS PARK SOCIETY		249 OF	
		279.	TULSI APARTMENT		TIKA.B/21/1	
		280.	AMBALAL PARK		C.S.NO.1 TO	
		281.	MADHAV SOCIETY		215 OF	
		282.	SHASHTRIPARK SOCIETY		TIKA.B/8/3	
		283.	SURYADARSHAN APARTMENT		C.S.NO.1 TO	
		284.	GANESH COMPLEX		160 OF	
		285.	JAYSHIV SOCIETY		TIKA.B/10/4	
		286.	RUDRA HOUSING		C.S.NO.1 TO	
		287.	SANJAY PARK SOCIETY		329 OF	
		288.	SAURABH SOCIETY		TIKA.B/9/3	
		289.	VINOD VATIKA SOCIETY		C.S.NO.1 TO	
		290.	AMARANATH SOCIETY		286 OF	
		291.	GULABAJAN PARK		TIKA.B/8/2	
		292.	ASHOKNAGAR	T.P.NO. 9 -	C.S.NO.1 TO	
		293.	AATIKA EVENUE	NAGARWAD	250 OF	
		294.	NABIL APARTMENT	A F.P.NO.1 TO	TIKA.B/9/1	
		295.	YAA KHVAJA APARTMENT	430	C.S.NO.1 TO	
		296.	AL AMIN COMPLEX	TIKA.B/21/1	378 OF	
		297.	TULSIWADI QUARTERS	TIKA.B/8/3	TIKA.B/7/1	
		298.	GABBAR APARTMENT	TIKA.B/10/4	C.S.NO.1 TO	
		299.	KAPILAKUNJ APART.	TIKA.B/9/3	295 OF	
		300.	NIRVAN RESIDENCY	TIKA.B/8/2	TIKA.B/10/1	
		301.	RAMDEVPIR NICHALI	TIKA.B/9/1	C.S.NO.1 TO	
		302.	HATHIKHANA MANSURI	TIKA.B/7/1	123 OF	
		303.	KABRASTAN	TIKA.B/10/1	TIKA.B/10/2	
		304.	HARIJANVAS	TIKA.B/10/2	C.S.NO.1 TO	
		305.	SONALI SOCIETY	TIKA.B/21/1	249 OF	
		306.	JYOTIKA SOCIETY	TIKA.B/10/2	TIKA.B/21/1	
		307.	STATUS COMPLEX	TIKA.B/10/2	C.S.NO.1 TO	
		308.	ANAND ARCADE	TIKA.B/7/2	123 OF	
		309.	VINAYAK SQUERE	TIKA.B/8/1	TIKA.B/10/2	
		310.	SHRUSHTI AVANYU	TIKA.B/8/4	C.S.NO.1 TO	
		311.	SIDHDHARTH SOCIETY	TIKA.B/9/4	248 OF	
		312.	SATKAR SOCIETY	TIKA.B/10/3	TIKA.B/7/2	
		313.	SANSKRUTI FALT	TIKA.B/10/5	C.S.NO.1 TO	
		314.	SAHARA SOCIETY		269 OF	
		315.	MANGAL JYOT SOCIETY		TIKA.B/8/1	
		316.	AASHUTOSH SOCIETY		C.S.NO.1 TO	
		317.	GURUDEV APARTMENT		23 OF	
		318.	MONALI SOCIETY		TIKA.B/8/4	
			VAIKUNTH APARTMENT		C.S.NO.1 TO	
					200 OF	
					TIKA.B/9/4	
					C.S.NO.1 TO	
					184 OF	
					TIKA.B/10/3	
					C.S.NO.1 TO	
					286 OF	
					TIKA.B/10/5	



S/ N	POLICE STATION	NAME OF AREAS		T.P. / F.P./ TIKA NO.	CITY SURVEY NO.	REVENUE SURVEY NO.
1	2		3	4	5	6
4.	HARNI POLICE STATION	1.	ALL AREA WITHIN THE LIMITS OF HARNI POLICE STATION & BELOW MENTION SOCIETIES			
		2.	ADINATH SOCIETY			
		3.	BADAMI PARK			
		4.	VARDAN COMPEX			
		5.	PALLAV PARK SOCIETY			
		6.	KARELIBAUG HOUSING SOCIETY			
		7.	ASHISH PARK SOCIETY-3			
		8.	ATMAN DUPLEX		KOTALI GAMTAL C.S.NO. 1 TO 200	
		9.	JALARAMZUPAD PATTI-2			
		10.	NISARG BUNGLOW		HARNI GAMTAL C.S.NO. 1 TO 632	
		11.	ASHOKVATIKA SOCIETY-1		HARNI C.S.NO.1 TO 485	
		12.	KARELIBAUGJALARAMNAGARZUP AD PATTI		SAYAJIPURA C.S.NO. 1, 3, 4, 50 TO 64, 81 TO 84, 86, 88, 106, 107, 128	
		13.	ARCONABHAY			
		14.	AJITANAGAR-1			
		15.	AJITANAGAR-2			
		16.	AJITANAGAR FLATS			
		17.	MRUDANG PARK			
		18.	PAYAL PARK			
		19.	SIDHDHARTHBUNGA LOW			
		20.	BRGHIEGHTS			
		21.	SURAJNAGAR SOCIETY			
		22.	DWARIKADHISH COMPLEX			
		23.	SAINATH PARK			
		24.	VAMA DUPLEX			
		25.	SHIVASHIVTENAMENT			
		26.	GITA PARK			
		27.	SUNRISE BUNGLOW			
		28.	SHIVASHIV DUPLEX			
		29.	SUKUN THE MERIDIAN BUNGLOW			
		30.	SHREE APARTMENT KERELIBAUG			
		31.	SHIVAM APARTMENT			
		32.	BALAJINAGAR-1			
		33.	SHRINATHJIDHAM SOCIETY			
		34.	AMBIKA PARK SOCIETY			
		35.	AMIZARA FLATS			
		36.	PASHVARNATH SOCIETHY			
		37.	ISHWAR PARK SOCIETY			
		38.	MADHURAM FLATS			
		39.	BHAVANPARK SOCIETY			
		40.	DEEP SOCIETY			
		41.	TULASIDHAM SOCIETY			

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, AUGUST 27, 2020 / BHADRA 5, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> August, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/121 of 2020/TPS-112020-2031-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/110 of 2018/TPS-112017 7168-L, dated.08.08.2018 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.47(Motera-Koteswar)(1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.47(Motera-Koteswar)(1<sup>st</sup> varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Govt.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 26<sup>th</sup> August, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/122 of 2020/TPS-242020-2039-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/181 of 1992/TPS-1392-2612(92)-L, dated.17.08.1992, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.9(Rajkot) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/202 of 2016/TPS-132016-1856-L, dated.08.11.2016 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.9(Rajkot));

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.9(Rajkot) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Govt.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 26<sup>th</sup> August, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/ 123 of 2020/TPS-112020-1898-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/99 of 2019/TPS-112007-4061-L, dated.20.07.2019 and corrigendum No. GH/V/34 of 2020/TPS-112007-4061-L, dated.02.06.2020 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1(Memnagar) (2<sup>nd</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.1(Memnagar) (2<sup>nd</sup> varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Preliminary Scheme with modification enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub section (2) of the section 65.

**SCHEDULE**

1. The purpose of the Final Plot No. 10/1 and 10/2 allotted to appropriate Authority are modified as "સોશીયલ ઈન્ફ્રાસ્ટ્રક્ચર" as shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Govt.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> August, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/ 125 of 2020/TPS-162020-2055-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/452 of 2005/TPS-162005-4749-L, dated.26.12.2005 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.11(Adalaj) (Part-A) (hereinafter referred to as "the said Draft Scheme") submitted by the Gandhinagar Urban Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat has appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/226 of 2006/TPS-152016-4042-L, dated. 13.10.2006 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.11(Adalaj)(Part-A);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 11(Adalaj)(Part-A) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Govt.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, AUGUST 28, 2020 / BHADRA 6, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 28<sup>th</sup> August, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No. GH/V/126 of 2020/AGN/102019/37/L.1 PART :-** In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013), the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Deputy Director (Technical) of the Gujarat State Fire Prevention Service, Class I, in the Directorate of Gujarat State Fire Prevention Service, namely:-

1. These rules may be called the Deputy Director (Technical) of the Gujarat State Fire Prevention Service, Class I, Recruitment Rules, 2020.
2. Appointment to the post of Deputy Director (Technical) of Gujarat State Fire Prevention Service, Class I, in the Directorate of Gujarat State Fire Prevention Service, shall be made either,-
  - (a) by temporary transfer on deputation basis from amongst the persons working on the cadre of Chief Fire Officer or equivalent cadre of Fire Service of Municipal Corporations or Municipalities and possessing practical experience for not less than twelve years, out of which not less than three years' experience on the post of Chief Fire Officer; or
  - (b) by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
  - (a) not be more than 47 years of age

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Service Classification and Recruitment (General) Rules, 1967 :

(b) possess-

- (i) a Bachelor's degree obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognized as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956, and have completed the Divisional Officer's Course or the Fire Prevention Course recognized by the National Fire Service College, Nagpur; or
  - (ii) a Bachelor's degree in Engineering (Fire)/ Bachelor of Technology (Fire) / Bachelor of Engineering (Fire and safety) / Bachelor of Technology (Fire and Safety) / Bachelor of Science (Fire) / Bachelor of Science (Fire and Safety) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956 ; and
- (c) have about eight years' working experience in a full time in the field of Fire Brigade out of which three years' experience on the post which can be considered equivalent to the post not below the rank of Chief Fire Officer / Deputy Chief Fire Officer / Divisional Fire Officer in the Government / Local bodies / Government Undertakings / Board / Corporation / Limited Company established under the Companies Act, 2013;
- (d) possess the basic knowledge of computer application as prescribed In the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 ;
- (e) possess physical and medical standards as mentioned in Appendix A ; and
- (f) possess adequate knowledge of Gujarati or Hindi or both.
4. The candidate appointed by direct selection shall be on probation for a period of two years.
5. The candidate appointed by direct selection, shall during his probation period, be required to successfully complete the Divisional Officer's Course at the National Fire Service College or in the recognised institute or institution approved for the purpose :

Provided that, if the appointing authority is satisfied that the candidate could not successfully complete such Divisional Officer's Course within the stipulated period due to circumstances beyond his control, his probation period may be extended for one year and during the extended probation period he shall have to successfully complete the training as specified by Appointing Authority:

Provided further that, if the candidate is not sent for Divisional Officer's Course due to administrative reasons, the period shall not be counted towards this stipulated period referred to in this rule :

Provided also that, a candidate appointed by direct selection, who has already completed such Divisional Officer's Course successfully before his direct selection to the post, shall not be required to undergo such Divisional Officer's Course again.

6. The candidate appointed by direct selection shall during his probation period be required to undergo pre-service training and pass the post-training examination in accordance with the provisions of the Gazetted Officer's Pre-service training and Examination Rules, 1970.
7. The candidate appointed by direct selection shall during his probation period be required to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
8. The candidate appointed by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government.

9. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.
10. Where in respect of any matter regarding service conditions of the Deputy Director (Technical) of the Gujarat State Fire Prevention Service, Class I, in the Directorate of Gujarat State Fire Prevention Service for which specific provision is not made either in the Gujarat Fire Prevention and Life Safety Measures Act, 2013 or in these rules, the following rules as amended from time to time which are applicable to the employees of the corresponding class of Government of Gujarat, shall, mutatis-mutandis, apply to the Deputy Director (Technical) of the Gujarat State Fire Prevention Service, Class I, in the Directorate of Gujarat State Fire Prevention Service, whom these rules are applicable, namely:-
- the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
  - the Gujarat Civil Services (Pay) Rules, 2002;
  - the Gujarat Civil Services (Additions to Pay) Rules, 2002;
  - the Gujarat Civil Services (General Conditions of Service) Rules, 2002;
  - the Gujarat Civil Services (Travelling Allowance) Rules, 2002;
  - the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002;
  - the Gujarat Civil Services (Leave) Rules, 2002;
  - the Gujarat Civil Services (Pension) Rules, 2002.

#### APPENDIX - A

(see rules 3 (e))

Minimum Physical standards for the post of  
Deputy Director (Technical) of the Gujarat State Fire Prevention Service, Class I, in the  
Directorate of Gujarat State Fire Prevention Service.

##### A. For Male Candidates

Class	Minimum Height in Centimeters	Chest (Minimum in Centimeters)		Minimum Weight
		Deflated	Inflated	
Scheduled Tribes candidates of Gujarat origin	160	81	86	50 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	165	81	86	50 Kg

Note: Minimum expansion of chest when inflated shall not be less than 5 centimeters.

##### B. For Female Candidates

Class	Minimum Height in Centimeters	Minimum Weight
Scheduled Tribes candidates of Gujarat origin	154.5	46 Kg
Candidates (except Scheduled Tribes of Gujarat origin)	157	46 Kg



**C. Candidates having any of the following physical defects shall be considered Physically unfit for the post:**

- |                      |                      |                      |
|----------------------|----------------------|----------------------|
| (i) Knock Knee       | (ii) Pigeon Chest    | (iii) Squint Eye     |
| (iv) Flat Feet       | (v) Varicose Veins   | (vi) Hammer Tees     |
| (vii) Fractured Limb | (viii) Decayed Teeth | (ix) Communicable or |
| (x) Skin Disease     |                      |                      |

**D. The Medical Officer shall examine the candidate and issue the Certificate of Fitness taking into consideration the physical standards as mentioned above and also certify for the following matters, namely:-**

<b>S H A P E I</b> means	<b>S</b>	Psychological
	<b>H</b>	Hearing
	<b>A</b>	Appendage
	<b>P</b>	Physical capacity for normal work
	<b>E</b>	Eye sight
	<b>I</b>	means fit in all respects to perform normal professional functions under each of the above mentioned heads

Provided that the candidate with colour blindness defects shall be considered unfit for appointment.

By order and in the name of the Governor of Gujarat,

**R. H. VASAVA,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

SATURDAY, AUGUST 29, 2020 / BHADRA 7, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> August, 2020.

#### GUJARAT REVENUE TRIBUNAL ACT, 1957.

**No: - GHM/71/M/S-30/GRT/3321/J(Part-1):** - The Following draft of rules which is proposed to be issued under clause (a) of sub-section (2) of section 20 of the Gujarat Revenue Tribunal Act, 1957 (Bom. XXXI of 1958), is published as required by sub-section (3) of section 20 of the aforesaid Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft of rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the Official Gazette;

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Sardar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

#### GUJARAT REVENUE TRIBUNAL ACT, 1957.

**No:-GHM/71/M/S-30/GRT/3321/J(Part-1):-** In exercise of the powers conferred by clause (a) of sub-section (2) of section 20 of the Gujarat Revenue Tribunal Act, 1957 (Bom. XXXI of 1958), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Revenue Tribunal Rules, 1982, namely:-

- (1) These rules may be called the Gujarat Revenue Tribunal (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
- In the Gujarat Revenue Tribunal Rules, 1982, in rule 3, para (i) in sub-rule(1), in clause (iii), the sub-clause (a) shall be deleted.  
para (ii) after sub-rule (1), in the following sub-rule shall be inserted namely:-  
para " (1A) The appointment of the president shall be made in consultation with the High Court of Gujarat."

By order and in the name of the Governor of Gujarat

**KALPESH SHAH,**  
Additional Secretary to Government.

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Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, AUGUST 31, 2020 / BHADRA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> August, 2020.

#### Notification No. 63/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-81)GST-2020/S.1(11)TH:-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Goods and Services Tax (Amendment) Act, 2019 (Guj.29 of 2019), the State Government hereby appoints the 1<sup>st</sup> day of September, 2020, as the date on which the provisions of section 10 of the Gujarat Goods and Services Tax (Amendment) Act, 2019 (Guj.29 of 2019), shall come into force.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, AUGUST 31, 2020 / BHADRA 9, 1942

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by the Government of Gujarat under the Gujarat Acts**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 28<sup>th</sup> August, 2020.

**No.GHU-2020-(64)-GET-11-2020-1052-K :** - Whereas GETCO, Vadodara, has been declared as an State Transmission Utility (STU) vide EPD's Notification No.GHU-2004-GEB-1104-2964-K dated 29.5.2004,

(2) And whereas in pursuance of the provisions under section 38 and 39(2) of the Electricity Act, 2003, GETCO, has been casted the responsibility of laying down such essential Transmission Network across the State for providing power to the consumers of the State, through Distribution Utilities under the State Government,

(3) And whereas since the inception of the Electricity Act, 2003 with the previous approval accorded by Government, GETCO is to undertake some new Transmission networks including overhead lines as specified in Annexure-A attached herewith.

(4) Now, therefore, Government is pleased to accord approval u/s 68(1) of the Electricity Act, 2003, to GETCO, an STU, for carrying out new and ongoing works as referred to, at item No.(3) above, subject to the compliance of provisions of the Electricity Act - 2003, work of Licensees Rules - 2006 and CEA (Measures relating to safety and Electrical Supply) Regulations, 2010, relevant provisions of the Indian Telegraph Act, 1855 as stipulated in the section 164 of the Electricity Act, 2003, the CEA (Safety requirements for construction, operation and Maintenance of Electrical Plants and Electrical Lines) Regulations, 2011 and provisions of the Works of Licensees Rules, 2006.

(5) The approval of Government, as mentioned above, is subject to the condition that wherever necessary GETCO would obtain necessary approvals / clearance from the concerned State Authorities including local authorities of the concerned area.

By order and in the name of the Governor of Gujarat,

**H. C. VYAS,**

Under Secretary to Government.

## Annexure A

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
<b>A</b>	<b>220 KV Line</b>						
1	220KV M/C LILO at proposed 400KV Shapur S/S from existing 220KV S/C Chorania – Sadla and 220KV S/C Sadla – Gondal line on M/C tower with ACSR Zebra Conductor having route length of 1.5 KM.	M/C	Surendranagar	Limbdi	6.0	New	220KV
2	220KV LILO of both circuits of 220KV D/C Kansari - Deodar line at Proposed 220KV Bhildi S/S on M/C Tower with AL-59 conductor	D/C	Palanpur	Deesa	2.69	New	220KV
3	220KV LILO of one circuits of 220KV D/C Tharad - Deodar line at Proposed 220KV Mera S/S on D/C Tower with AL-59 conductor	D/C	Palanpur	Deesa	9.63	New	220KV
4	220KV S/C line on D/C Tower with ACSR Zebra Conductor for evacuation of 105 MW Solar Power generation from M/s, Renew Solar Power Pvt. Ltd. Solar Plant (105 MW) at village-Eval, Ta: Santalpur, Dist. Patan to Existing 400KV Charnaka GETCO S/S.	D/C	Palanpur	Deesa	12.9	New	220KV
5	Erection of 220KV D/C Tower line with ACSR Zebra conductor with OPGW cable & FOTE (route length 7.044 KM) and partly laying of 220KV, 800 sq.mm. (2x3+1) XLPE UG cable (route length – 1.266 KM) from 220KV Barejadi (GETCO) S/S to Propose Ahmedabad TSS (NHSRCL) <b>along with change over work of existing 220KV D/C Pirana - Barejadi line (route length - 1.066)</b> for catering 45000 KVA new power demand for propose Ahmedabad TSS near Village: Geratpur, Dist: Ahmedabad under deposit scheme (Total Route Length : <b>9.376 KM</b> )	D/C O/H + UG cable	Nadiad	Nadiad	17.686	New	220KV
<b>B</b>	<b>66 KV Line</b>						
1	Erection work of 66KV D/C LILO Panther tower line to 220kv Rajula (Sintex) S/s from 66kv Ambardi - Jafarabad line partly on tower with ACSR panther conductor having length 3RKM and partly with 630 sq mm.(6+1) underground cable. <b>[Total length: 3 + 0.25 = 3.25RKM]</b>	D/C	Amreli	Amreli	6.5	New	66KV
2	Erection work of 66kv D/C Tower LILO Line to 66kv Dahithara S/S from Existing 220KV Dhasa S/S to 66KV Damnagr S/S H-Frame Line with ACSR Dog Conductor & Establishment of 66KV Dahithara (Nvagam) S/S. <b>[Total Line Length: 0.790 RKM]</b>	D/C	Amreli	Amreli	15.8	New	66KV
3	Erection work of proposed 66KV D/C LILO Panther Tower line at 220Kv Sintex (Rajula) S/S from Existing 66kv Dedan -Barman Line with ACSR Panther Conductor. <b>Total Length: 16.00 RKM]</b>	D/C	Amreli	Amreli	32	New	66KV
4	Erection work of proposed 66kv D/C Panther Tower LILO Line to 66kv Goradka (Jabal) S/S from Existing 66kv Savarkundla - Ambardi Line with ACSR Dog Conductor & Establishment of 66KV Goradka (Jabal) S/S. <b>[ Total Length: 11.02 RKM]</b>	D/C	Amreli	Amreli	22.04	New	66KV
5	Erection work of proposed 66KV D/C Panther tower line with D/C Panther Conductor Stringing to 66KV Randola Sub-station LILO line from Existing 66KV Sagapara – Dihor H-Frame Line & Establishment of 66KV Ranola S/S. <b>(Length: 1.361 RKM)</b>	D/C	Amreli	Amreli	2.722	New	66KV
6	Erection work of proposed 66kv D/C Tower LILO Line to 66kv Suryapratapgadth S/S from Existing 66kv Nava-Ujala S/S to 66KV Tori S/S H-Frame Line with ACSR Dog Conductor & Establishment of 66KV Suryapratapgadth S/S. <b>(Length : 3.615 RKM).</b>	D/C	Amreli	Amreli	7.23	New	66KV
7	66kv D/C Panther Tower LILO Line to 66kv Adsang S/S from Existing 66kv Savarkundla - Jafarabad Line with ACSR Dog Conductor. Tal. Savarkundla, Dist. Amreli. <b>(Length : 4.20 RKM).</b>	D/C	Amreli	Amreli	8.4	New	66KV
8	66kv D/C LILO Tower Line to 66kv Ningala-2 S/S from Existing 66kv Dedan - Barman Line On D/C Panther Tower with D/C ACSR Panther Conductor. <b>(Total Length: 6.01RKM)</b>	D/C	Amreli	Amreli	12.02	New	66KV
9	66KV Moda lilo from 66KV Pragpar-Bhimasar H-frame line	D/C	Anjar	Anjar	13	New	66KV
10	66KV Angiya-mankuva tap 66KV Khirsara-Deshalpar lilo to existing 66KV Manjal S/S	D/C	Anjar	Anjar	0.6	New	66KV
11	66KV Dhordo SS to 66KV Agrocel SS S/C on D/C Panther with ACSR Dog line	S/C	Anjar	Anjar	4.504	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
12	66kV S/C line from existing 220kV Mokha (Vadala) S/S to existing 66kV Khedoi S/S with 630 Sqmm (3+1) XLPE U/G cable having length 1.60 KM & partly S/C line on D/C Panther tower with ACSR Panther conductor with length 26.12 KM under R&M Scheme. Total length 1 X 27.72 RKM (26.12 Km O/H + 1.60 Km U/G)(Revise Route)	S/C	Anjar	Anjar	27.72	New	66KV
13	66KV D/C LILO line with ACSR Panther conductor from existing 66 KV Navagam-Kanaiyabe H-frame Dog line to proposed 66KV Modsar S/S (Revise)	D/C	Anjar	Anjar	24	New	66KV
14	66KV Sanosara-Baladiya Dog H-frame line lilo at 66KV Bharapar with ACSR Panther on D/C Panther tower	D/C	Anjar	Anjar	10	New	66KV
15	66KV Dhaneti-Paddhar Dog H-frame line lilo at 66KV Mamura with ACSR Panther on D/C Panther tower (2.5 Km O/H + 2.5 UG 6+1 630 mm2)	D/C	Anjar	Anjar	10	New	66KV
16	Existing 66KV Ambardi-Hans Ispat LILO at 66KV Budharmora SS with 66KV D/C line on Panther Tower with ACSR Panther Conductor of 1.0 KM and 2.5KM Under ground cable	D/C	Anjar	Anjar	7	New	66KV
17	66KV Chandrani (Ambapar) lilo from 66KV Ratatlav-Dudhai Dog H-frame line	D/C	Anjar	Anjar	4	New	66KV
18	66kV S/C line from existing 220 KV(66 KV) Tappar S/S to existing 66 kv Kanaiyabe S/S with 630 Sqmm (3+1) XLPE U/G cable having length 0.4 KM & partly S/C line on D/C Panther tower with ACSR Panther conductor with length 19.22 KM under R&M Scheme. Total length 1 X 19.62 RKM (19.22 Km O/H + 0.4 Km U/G)	S/C	Anjar	Anjar	19.62	New	66KV
19	66kV LILO to 66kV Sengpur S/S from 66kv Valia (132kV) – Ankleshwar- B H frame line on D/C Panther Tower with ACSR Panther Conductor having total line length 0.4 Rkm.	D/C	Bharuch	Bharuch	0.8	New	66KV
20	66kV S/C line from exi. 66kV Kim SS to Proposed 66kV Velachha SS on D/C panther tower with ACSR Panther Conductor (2.240kM) with hotline stringing on existing 66kV S/C Kim-FTP on D/C tower (9.31kM) and partially UG cable(0.400kM) having total route length 11.9 Rkm (OH-11.55 & UG-0.4kM).	S/C	Bharuch	Bharuch	11.9	New	66KV
21	66kV Bardi S/S from exi.66kv Sadadapani S/S on D/C Panther Tower with ACSR Panther Conductor having total line length 7.66 Rkm.	S/C	Bharuch	Bharuch	7.66	New	66KV
22	66kV Kadvidadara S/S from exi.66kv Sadadapani S/S on D/C Panther Tower with ACSR Panther Conductor having total line length 9.5 Rkm.	S/C	Bharuch	Bharuch	9.5	New	66KV
23	LILO to 66kV Patna S/S from exi.66kv Shampura-Areth line on D/C Panther Tower with ACSR Panther Conductor having total line length 1.4 Rkm.	D/C	Bharuch	Bharuch	2.8	New	66KV
24	66kV S/C Wagra (220kV) S/S to proposed 66kV Saykha-II S/S partially with 630Sqmm, (3+1) UG cable line (6.712 kM) and partially Hotline stringing (3473 kM) on M/C tower with ACSR Panther conductotr having line length 10.78kM..	S/C	Bharuch	Bharuch	10.78	New	66KV
25	66kV LILO to 66kV Shah S/S from exi. 66kv S/C Mosali-M/s GIPCL (Solar) line-1 on D/C Panther Tower with ACSR Panther Conductor having total line length 0.5 Rkm.	D/C	Bharuch	Bharuch	1	New	66KV
26	66kV LILO to 66kV Kadvali S/S from 66kv Achhalia (220kV) -Netrang line on D/C Panther Tower with ACSR Panther Conductor having total line length 1.0 Rkm.	D/C	Bharuch	Bharuch	2	New	66KV
27	66kV D/C Achhalia-Pratapnagar line on Panther tower with ACSR Panther conductor having line length 11.16Rkm under Dinkar Yojana	D/C	Bharuch	Bharuch	22.32	New	66KV
28	66kV D/C Petiya-Daheli line on Panther tower with ACSR Panther conductor having line length 9.13 Rkm under Dinkar Yojana	D/C	Bharuch	Bharuch	18.26	New	66KV
29	66kV S/C Tilakwada-Rajpipla line on Panther tower with ACSR Panther conductor having line length 14.76 Rkm under Dinkar Yojana	S/C	Bharuch	Bharuch	14.76	New	66KV
30	66KV S/C Vilayat - Panchbatti link line using existing Vilayat- Kukarwada OH line (Hotline stringing: 11.5 Rkm for S/C to D/C conversion) and UG cable (6.5Rkm) having total line length 18 Rkm under R&m scheme.	S/C	Bharuch	Bharuch	18	New	66KV
31	66kV D/C Sagbara-Chikda line on Panther tower with ACSR Panther conductor having line length 18.619 Rkm.	D/C	Bharuch	Bharuch	37.238	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
32	66kV D/C Valia-Duttanagar line on Panther tower with ACSR Panther conductor having line length 18.85 Rkm under Dinkar Yojana	D/C	Bharuch	Bharuch	37.7	New	66KV
33	66kV S/C Valia-Netrang line on H Frame with ACSR Panther conductor having line length 23.23 Rkm under Dinkar Yojana	S/C	Bharuch	Bharuch	23.23	New	66KV
34	Erection of 66KV S/C line from existing 66 KV Babsar S/S to Proposed M/S Juniper green sigma PVT LTD (Solar power plant located:Babsar) with Panther conductor on D/C panther tower Length-0.26 Km under deposit scheme option III.	S/C	Himatnagar	Himatnagar	0.26	New	66KV
35	Erection of 66KV S/C line from existing 66 KV Khadol S/S to Proposed M/S Juniper green sigma PVT LTD (Solar power plant located : Khadol) with Panther conductor on D/C panther tower Length-1.40 Km under deposit scheme option III.	S/C	Himatnagar	Himatnagar	1.4	New	66KV
36	66kV LILO to Panchmuva from existing Limda muvadi -Mora line on D/C tower with ACSR Panther Conductor	LILO	Jambuva	Jambuva	7	New	66KV
37	66KV Kalavad B – Jalansar S/C line on panther tower with ACSR "Dog " Conductor	S/C	JAMNAGAR	JAMNAGAR	8.8	New	66KV
38	66kv LILO to Kuranga S/s line on D/C panther tower with ACSR "Panther" Conductor from 66kv S/C Bhatiya RSPL line with ACSR panther conductor & Both end termination with 66kv 1C 630 sqmm (3+1) UG cable erected for 6000KVA new connection of M/s RSPL at Kuranga	D/C	JAMNAGAR	JAMNAGAR	0.74	New	66KV
39	66kv LILO to 66kv Dhrasanvel S/s line with ACSR "Dog" conductor on D/C tower from 66kv Bhatiya Varvala ckt-1 line	D/C	JAMNAGAR	JAMNAGAR	16.22	New	66KV
40	66kv LILO to 400kv Bhogat S/s on M/C and D/C Tower with ACSR panther conductor (4.85KM) and termination with 66kv 1C 630 Sqmm (6+1) U/G cable (0.35 KM) from existing 66kv Bhatiya Lamba dog conductor H frame Tower line.	D/C	JAMNAGAR	JAMNAGAR	10.4	New	66KV
41	66kv D/C Bhogat Kalyanpur line on M/C & D/C Panther tower with ACSR panther conductor (18.83KM) & termination with 66kv 1C 630 Sqmm (6+1) U/G cable (0.35 KM).	D/C	JAMNAGAR	JAMNAGAR	38.36	New	66KV
42	66kv D/C Bhogat Dwarka line on D/C Panther Tower with ACSR Panther Conductor 43.61KM & termination with 66kv 1C 630 sqmm (6+1) U/G cable 0.300KM Total length 43.91 KM	D/C	JAMNAGAR	JAMNAGAR	87.82	New	66KV
43	66kv LILO to 220kv Kuvadiya S/s line with ACSR Panther conductor from 66kv Goin Juvangadh line ckt - 1 having route length 5.11KM.	D/C	JAMNAGAR	JAMNAGAR	10.22	New	66KV
44	66KV S/C Tower line from 220KV Kansari S/S to proposed 66KV Zud-Vadli S/S on D/C Panther Tower with ACSR Panther Conductor	S/C	Junagadh	Junagadh	10.5	New	66KV
45	66KV S/C Tower line from 132KV Talala S/S to proposed 66KV Bhojade S/S on D/C panther tower with ACSR Panther Conductor (OH 10.1KM UG cable 3.0KM)	S/C	Junagadh	Junagadh	13.1	New	66KV
46	66KV LILO to proposed 66kV Kotada (Baloch) S/S from 66kv Kutiyana-Ranakandorna H-frame line, on D/C panther tower with ACSR Dog Conductor	D/C	Junagadh	Junagadh	3.7	New	66KV
47	66KV LILO to proposed 66kV Jambu (Thoyana) S/S from 66kv Ranakandorna - Bapodar Tower line, on D/C panther tower with ACSR Panther Conductor	D/C	Junagadh	Junagadh	4.45	New	66KV
48	66KV S/C Tower line from 66KV Rabarika S/S to proposed 66KV Luvarimoli S/S on D/C Panther Tower with ACSR Panther Conductor	S/C	Junagadh	Junagadh	4.624	New	66KV
49	66KV S/C line from existing 66KV Kavla sub station to new 66KV IOCL sub station on overhead D/C panther tower with ACSR Dog conductor Total length 7.3 Rkm.Apx. .	S/C	Navsari	Navsari	7.300	New	66KV
50	66kV LILO at 66kV VACHHARA ROAD SS From existing 66kV S/C Gondal (220kV) - Moviya "H" Frame line Partly on Tower with ACSR Panther Conductor - 9.5KM & Partly with 1C x 630 sq.mm (6+1) UG cable - 01.25KM = 10.75KM	D/C	Gondal	Rajkot	21.50	New	66KV
51	66kV LILO at 66kV KHARACHIYA JAM SS From existing 66kV S/C Jasdhan (132kV) - Mota Dadva "H" Frame line on Tower with ACSR Panther Conductor. -00.500KM	D/C	Gondal	Rajkot	1.00	New	66KV
52	66KV LILO at 66KV SHIVRAJGADH SS from exist. 66kV S/C Gondal (220kV) - Shrinath Gadh (Panther) Line on tower with ACSR Panther Cond. - 08.00KM	D/C	Gondal	Rajkot	16.00	New	66KV
53	66KV S/C Shrinath Gadh - Sajadiyari (Mota Sakhpur) Line on D/C Tower Line with ACSR Panther Cond. - 07.75KM	S/C	Gondal	Rajkot	7.75	New	66KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
54	66KV LILO at 66kV VADADHARI SS from exist. 66kV S/C Anida (Bhalodi) - Kolithad line on tower with ACSR DOG Cond. - 08.50KM	D/C	Gondal	Rajkot	17.00	New	66KV
55	66KV LILO at 66kV AMABARDI SS from exist. 66kV S/C Umrli - Kolithad line on tower with ACSR DOG Cond. - 10.00KM	D/C	Gondal	Rajkot	20.00	New	66KV
56	66KV LILO of Both Circuits of 66kV D/C Hadmatla - Rajpara (SUZLON WF) line at 66kV ARDOI SS on D/C and M/C tower with ACSR Panther Cond. - 01.00KM	Both D/C	Gondal	Rajkot	4.00	New	66KV
57	66KV LILO at 66kV RAVKI SS from one ckt. Of exist. 66kV D/C Kangashiyali (220kV) - Khambha line partly on D/C tower with ACSR panther Conductor - 06.50KM & partly with 66kV 1C x 630 Sq. mm (6+1) UG Cable - 2.5KM Total - 09.00KM.	D/C	Gondal	Rajkot	18.00	New	66KV
58	66KV LILO at 66kV ANDARNA SS from exist. 66kV S/C Charadva (220kV) - Mathak H-frame line on D/C tower with ACSR panther Conductor - 0.750KM	D/C	Gondal	Rajkot	1.5	New	66KV
59	66KV LILO at existing 66kV Road Pipliya SS from exist. 66kV D/C Gondal - Sidheshwar line partly on tower with ACSR DOG conductor - 0.25KM & partly with 66kV 1C x 630 Sq. mm (6+1) UG cable - 0.85KM = Total 1.1 KM	D/C	Gondal	Rajkot	2.20	New	66KV
60	66KV S/C line from 66KV Ishdara S/S to proposed 66KV Vasadva S/S on D/C tower with ACSR Panther Conductor having route length of 4.5 KM.	S/C	Surendranagar	Limbdi	4.5	New	66KV
61	66KV LILO at proposed 66KV Malvan S/S from existing 66KV Patadi - Kamalpur line on D/C tower with ACSR Panther Conductor having route length of 12.75 KM.	D/C	Surendranagar	Limbdi	25.5	New	66KV
62	66KV LILO at proposed 66KV Khatdi S/S from existing 66KV Sadla - Muli Sauni Yojana line Circuit No. 2 on D/C tower with ACSR Panther Conductor having route length of 1.8 KM.	D/C	Surendranagar	Limbdi	3.6	New	66KV
63	66KV LILO at proposed 66KV Kalasar S/S from existing 66KV Thikariyal - Chotila H-Frame (DOG) line on D/C tower with ACSR Panther Conductor having route length of 5.0 KM.	D/C	Surendranagar	Limbdi	10.0	New	66KV
64	66KV LILO at proposed 66KV Kanpar S/S from existing 66KV Sadla - Than Sauni Yojana line Circuit No. 2 on D/C tower with ACSR Panther Conductor having route length of 6.1 KM.	D/C	Surendranagar	Limbdi	12.2	New	66KV
65	66kV Dantiwada - Jegol link line	S/C	Palanpur	Deesa	16.72	New	66KV
66	66KV LILO Asmapura(Gola) line from existing 66KV Malan - Vasan line	D/C	Palanpur	Deesa	4.28	New	66KV
67	66KV LILO Jagana line from existing 66KV Palanpur - Palanpur Ckt No.2 line	D/C	Palanpur	Deesa	1.00	New	66KV
68	66KV S/C Bhildi - Arniwada line on D/C Tower with ACSR Panther conductor	D/C	Palanpur	Deesa	8.83	New	66KV
69	66KV S/C Bhildi - Ramvas line on D/C Tower with ACSR Panther conductor	S/C	Palanpur	Deesa	10.81	New	66KV
70	66KV LILO Bhildi line from existing 66KV Shihori - Khimana line on D/C Tower with ACSR Panther conductor	D/C	Palanpur	Deesa	14.81	New	66KV
71	66KV S/C Bhildi - Sadarpur line on D/C Tower with ACSR Panther conductor	S/C	Palanpur	Deesa	6.40	New	66KV
72	66KV S/C Mera - Vadiya line on D/C Tower with ACSR Panther conductor	S/C	Palanpur	Deesa	9.42	New	66KV
73	Erection of Proposed 66KV S/C Agthala - Balodhar link line on H-frame structures with ACSR Panther conductor - 12.87Rkm.	S/C	Palanpur	Deesa	12.87	New	66KV
74	Erection of Proposed 66KV S/C Jangral - Bhatsan line on H-frame/Tower structures with ACSR Panther conductor for strengthening of 66KV Network to meet future agriculture load in Phase-I under DINKAR YOJANA - 11.70Rkm.	S/C	Palanpur	Deesa	11.70	New	66KV

Abbreviation

D/C

S/C

M/C

UG Cable

WIP

O/H

Double Circuit  
Single Circuit  
Multi Circuit  
Under Ground Cable  
Work in progress  
Over head





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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, AUGUST 31, 2020 / BHADRA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> August, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/128 of 2020/TPS-112020-1089-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.413 (Enasan-Muthiya-Bilasiya) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

Return the said Draft Scheme to the said Authority to carry out the directions as mentioned in the Annexure.

#### એનેક્ષર

#### મુસદ્દા રૂપ નગર રચના યોજના નં.૪૧૩ (એણાસણ-મુઠીયા-બિલાસીયા)

#### NOTIFICATION NO.GH/V/ 128 OF 2020/TPS-112020-1089-L

- જે મુળખંડોને ઇલેક્ટ્રીક લાઇન/ઓ.એન.જી.સી. લાઇન/જી.એસ.પી.સી. લાઇનની અસર થતી હોઇ તેવા મુળખંડોને ઇલેક્ટ્રીક લાઇન/ઓ.એન.જી.સી. લાઇન/જી.એસ.પી.સી. લાઇનની અસર ના પ્રમાણ મુજબ અંતિમખંડને અસર થાય તદનુસાર નિયમિત આકારમાં બાંધકામપાત્ર અંતિમખંડો ફાળવી, સત્તામંડળને હેતુ મુજબ ઉપયોગી બને તે મુજબ નિયમિત આકારમાં બાંધકામપાત્ર અંતિમખંડો ફાળવવાના રહેશે. (મુળખંડ નં. ૧૫/૧, ૨૫/૨, ૩૩, ૪૭, ૫૬, ૫૭, ૭૬/૧, ૭૮, ૭૯, ૮૦, ૮૬, ૯૩, ૧૨૩, ૧૨૬, ૧૨૭, ૧૩૨, ૧૩૩, ૧૩૬ વિગેરે).
- અરજદારશ્રી નંદનબાગ કો.ઓ.હા.સો.લી.ની તા.૦૫.૦૬.૨૦૨૦થી મોજે. બિલાસીયાના બ્લોક નં.૧૨૮, એફ.પી. નં.૫૪ની જમીનમાં કોમન પ્લોટની કપાત બાબતે કરાયેલ રજુઆત અન્વયે અધિનિયમની જોગવાઈઓ હેઠળ ચથોચિત નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.

૩. મંજુર અમલી વિકાસ યોજનાની દરખાસ્તો મુજબ રે.સ.નં. ૧૪૮, ૩૨૧ ખેતી ઝોનમાં આવતી જમીનો બાબતે સીજીડીસીઆરના વિનિમય ક્રમાંક.૮.૨.૧.૩ ની જોગવાઈ ધ્યાને લઈ યોજનામાં સમાવેશ કરવા બાબતે જરૂરી ચકાસણી કરી, અધિનીયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૪. મંજુર અને અમલી વિકાસ યોજનામાં સુચવેલ ૩૬.૦ મી. પહોળાઈના રસ્તારેખામાં ફેરફાર કરી મુસદ્દારૂપ યોજનામાં ૩૬.૦ મી. પહોળાઈના સુચવેલ રસ્તા બાબતે અધિનિયમની જોગવાઈ હેઠળ કરેલ કાર્યવાહીનો ઉલેખ યોજનાના સાહિત્યમાં કરી, તદ્દાનુસાર ઓવર-લે રેસી.એફોર્ડેબલ હાઉસીંગ ઝોન તથા ગામતળ એસ્ટેનશન ઝોનમાં આવતી જમીનોને અંતિમખંડોની ફાળવણી કરવાની રહેશે.
૫. મુ.ખં. નં. ૪, ૫૩, ૫૪, ૭૪ વિ. માં હયાત બાંધકામને કારણે કરેલ ઓછી કપાત બાબતે હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત કરવાની રહેશે.
૬. સ્કીમબુકમાં એફ-ફોર્મના કેસ નં. ૧૦ માં કોલમ નં. ૨ માં રેવન્યુ રેકર્ડની ચકાસણી કરી માલિકી દર્શાવવાની રહેશે.(મુ.ખં.નં. ૧૧, ૮૪ વિગેરે).
૭. નકશા તથા એફ-ફોર્મમાં કેસ નં. ૧૪ માં સર્વે નંબર, મુળખંડ નંબર તેમજ અંતિમખંડ નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૮. નકશા તથા એફ-ફોર્મમાં મુળખંડ નંબર ૧૮/૨ ની સામે ફાળવેલ અંતિમખંડ નંબરમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૯. ફોર્મ- એફના કેસ નં. ૨૨ થી ૨૫, ૩૭, ૩૮, ૪૦, ૪૨, ૪૩, ૫૮, ૫૯ વિગેરેમાં કોલમ નં. ૧૬માં ઝોનીંગ અંગેની નોંધમાં જરૂરી સ્પષ્ટતા કરવાની રહેશે.
૧૦. જે મુળખંડની જમીન નવી શરત/પ્ર.સ.પ્ર.ની હોય તેવા કેસોમાં અલગ મુળખંડ/અંતિમખંડ ફાળવવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી એફ ફોર્મ માં કોલમ નં. ૧૬માં સરકારશ્રીના હિત અંગેની જરૂરી નોંધ દર્શાવવાની રહેશે. (કેસ નં. ૩૩, ૮૨, ૧૧૫, ૧૩૪, ૧૪૭ વિ.).
૧૧. મુળખંડ અને અંતિમખંડની કિંમત અને કારણો દર્શાવતા પત્રકમાં અં.ખં.નં. ૨૨ ની કિંમત દર્શાવવાની રહેશે.
૧૨. એફ-ફોર્મમાં કેસ નં. ૨૩ માં કોલમ નં. ૮ થી ૧૦ માં વિગતો દર્શાવવાની રહેશે.
૧૩. મુળખંડ નં. ૪૫ની જમીનને ફાળવેલ અંતિમખંડને મુળખંડના સપ્રમાણમાં ફ્લેટ આપવાનો રહેશે.
૧૪. બે રોડ જંકશન ઉપર આવેલ મુ.ખં.નં. ૪૬ને બે રોડ કોર્નર ઉપર અં.ખં. ૪૬ ફાળવી, અં.ખં.નં. ૧૯૪ (શાળા) અને ૧૯૭ (રમત ગમતનું મેદાન) ને નિયમિત આકારના ફાળવવા, અં.ખં. ૪૫ ને પૂરતો રોડ ફ્લેટ આપવા, અં.ખં.નં. ૪૦ અને ૪૭ ને રોડ કોર્નર ઉપર ફાળવી, અં.ખં.નં. ૧૬૩ અને ૧૬૪ને એક જથ્થે ફાળવવા કાર્યવાહી કરવાની રહેશે.
૧૫. મુળખંડ નં. ૫૧ અને ૫૨ માં કપાત ન કરેલ હોવા બાબતે હયાત સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા તેમજ રેવન્યુ રેકર્ડ, ડી.પી.ની દરખાસ્તો વિગેરે વિગતો ચકાસણી કરી કપાત વધારવાની રહેશે.
૧૬. મુળખંડ નં. ૫૩ તથા ૫૪માં આવેલ હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા તેમજ રેવન્યુ રેકર્ડ વિગેરે વિગતો ચકાસણી કરી કપાત કરવાની રહેશે.
૧૭. અં. ખં. નં. ૫૯ને શક્યતઃ મુળખંડની જમીન/લાગુ જમીનમાં અંતિમખંડ ફાળવવાનો રહેશે.
૧૮. એફ ફોર્મમાં કેસ નં. કેસ નં. ૭૪ માં મુ.ખં.નં.માં વચ્ચે દર્શાવેલ "+" ની નિશાની રદ્દ કરવાની રહેશે.
૧૯. સ્કીમબુકમાં એફ-ફોર્મના કેસ નં. ૧૦૮માં રેવન્યુ રેકર્ડની ચકાસણી કરી માલિકી દર્શાવવાની રહેશે.
૨૦. પ્લાન માં કેસ નં. ૧૧૧ ના રેવન્યુ સર્વે નંબર, મુળખંડ નંબર અને અંતિમખંડ નંબર અને હદો સ્પષ્ટ દર્શાવવાના રહેશે.
૨૧. અં.ખં.નં. ૬૪, ૧૩૨, ૧૩૩ વિગેરેને નિયમિત આકારમાં ફાળવવા તેમજ પૂરતા ફ્લેટ ફાળવવાના રહેશે.
૨૨. બે ગામની હદ ઉપર સંયુક્ત રીતે સમુચિત સત્તામંડળને ફાળવેલ પ્લોટોને જે-તે ગામની હદમાં અલગ અં.ખં.નં. દર્શાવવાના રહેશે. (અં.ખં.નં. ૧૫૯/૧, ૧૮૦, ૧૪૨, ૧૫૯/૨, ૧૭૩, ૧૬૧ વિ.).
૨૩. એફ-ફોર્મમાં કેસ નં. ૧૩૪ થી ૧૪૮ માં કોલમ નં. ૬/અ ની વિગતો દર્શાવવાની રહેશે.

૨૪. સ્કીમબુકના પાના નં. ૨ ઉપર અનુ.નં. ૨ માં યોજનાનો ઇરાદો જાહેર કર્યાની તા.૧/૩/૨૦૧૯ ને બદલે તા.૨૦/૦૨/૨૦૧૯ અ.નં.૭ માં દિવ્ય ભાસ્કર ને બદલે નવગુજરાત સમય(પાના નં.૪ મુજબ) દર્શાવવાનું રહેશે.
૨૫. એફ-ફોર્મમાં સત્તામંડળને ફાળવેલ અનામત પ્લોટોને અલગ કેસ નં.૧૪૯ દર્શાવવા તથા ફાળવેલ પ્લોટોને અ.નં. ૧ થી ૬૭ દર્શાવવાના રહેશે.
૨૬. એફ-ફોર્મમાં કેસ નં.૧૪૯માં ઇ.ડબલ્યુ.એસ.એચ.ને બદલે એસ.ઈ.ડબલ્યુ.એસ.એચ. દર્શાવવાનું રહેશે.
૨૭. એફ-ફોર્મમાં કેસ નં.૧૪૯માં સત્તામંડળને ફાળવેલ પ્લોટોના હેતુ તથા પ્લાનમાં દર્શાવેલ હેતુ સાથે સુસંગત કરવાના રહેશે.
૨૮. વેચાણોની વિગતો દર્શાવતા પત્રકમાં પાના નં. ૮ થી ૧૦ માં વેચાણ તારીખ પછીના કોલમમાં વેચાણ કિંમતને બદલે વેચાણ દર / ચો.મી. દર્શાવવાના રહેશે.
૨૯. સ્કીમબુકના પાના નં.૬ ના મુદ્દા નં.૪ ના છેલ્લા ફકરામાં પ્રારંભિક યોજના મંજૂર કર્યાના બે વર્ષના સમયગાળામાં સુવિધાઓ પુરી પાડવાની રહેશે એવો સુધારો કરવાનો રહેશે.
૩૦. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં ત્રણ વર્ષને બદલે બે વર્ષ મુજબ સુધારો કરવાનો રહેશે.
૩૧. સુવિધાઓના ખર્ચના પત્રકોમાં પ્રારંભિક યોજના મંજૂર કર્યાના બે વર્ષમાં સુવિધાઓ પુરી પાડવાની રહેશે તેમ દર્શાવવાનું રહેશે.
૩૨. એફ-ફોર્મમાં કોલમ નં. ૮ થી ૧૫ ની ગણતરીની ચકાસણી કરી તેને આનુષંગિક તમામ સુધારા યોજનાના સાહિત્યમાં કરવાના રહેશે.
૩૩. મુળખંડ નં.૨ ની પૂર્વ તરફની ખુદ્દી જમીન કપાત કરી, અંતિમખંડ નં.૧ ને પશ્ચિમ તરફ શીફ્ટ કરી કપાત થતી મુળખંડ નં.૨ની જમીન લાગુ અંતિમખંડ નં.૧૭૮માં ભેળવવાની રહેશે.
૩૪. મુળખંડ નં.૪ ની ઉત્તરે ગામતળની દક્ષિણે ખુદ્દી જગ્યામાં કપાત કરી તેને લાગુ બગીચા સાથે ભેળવી કપાત વધારવાની રહેશે.
૩૫. મુળખંડ નં.૧૦૩ અને ૧૨૧ માં કેનાલ હોઈ કપાત કરવાની રહેશે નહીં.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> August, 2020.

### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/129 of 2020/DVP-212020-2051-L:** In exercise of the powers conferred by section-3, section-5 and section -18 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976)(hereinafter refer to as "the said Act") the Government of Gujarat hereby :-

- declares the area within the jurisdiction of the local authority specified in column 4 of the Schedule hereunder to be a Development Area under section 3(1) of the said Act,
- defines the area within the jurisdiction of the local authority specified in Column-4 of the Schedule to be the limits of such Development Area under section-3(2) of the said Act,
- amalgamates this Development Area with the Development Area declared by Government Notification No. GH/V/70 of 2007/UDA-112001-M-9-V, dated.06.02.2007 of the Urban Development and Urban Housing Department under section-3(3) of the said Act,
- designate the Ambaji Area Development Authority as the Development Authority for the Development Area specified in column-4 of the Schedule under section-5(1) of the said Act,

- v. directs the Ambaji Area Development Authority to prepare, publish and submit to the State Government, a draft development plan for the Development Area specified in column-4 of the Schedule within twelve months from the date of notification or within such time as the State Government may, from time to time, extend under section 18 of the said Act.

### SCHEDULE

No.	Name of the District	Taluka	Villages
1	2	3	4
1	Banaskantha	Danta	1. Pancha
			2. Rinchadi
			3. Koteswar

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> August, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/130 of 2020/TPS-122020-1987-L** : WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/36 of 1996/TPS-1294-2667-L, dated.23.02.1996 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 66 (Yavteswar Mahadev to Bhimnath Mahadev) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Municipal Corporation, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/ 127 of 2000/TPS-122000-896-L, dated.19.05.2000 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.66 (Yavteswar Mahadev to Bhimnath Mahadev);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 66 (Yavteswar Mahadev to Bhimnath Mahadev) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- Sanction "the said Final Scheme", and
- State that the said Final Scheme shall be kept open for inspection by the public at the office of the Appropriate Authority during office hours of all working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



સત્યમેવ જયતે

# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, AUGUST 31, 2020 / BHADRA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી ઓગસ્ટ, ૨૦૨૦.

**ક્રમાંક:** જીએચકેએચ-૯૯-૨૦૨૦-એપીએમ-૧૦-૨૦૨૦-૬૩૦-ગ : ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ-૨૦) ની કલમ-૧૧(જ)(કક)થી સરકારશ્રીને મળેલ સત્તાની રૂએ,

તાજેતરની COVID-19 (કોરોના)ના સંક્રમણની ગંભીર સમસ્યાને પહોંચી વળવા સમગ્ર દેશ તથા રાજ્યમાં લાગુ કરવામાં આવેલ અનલોક-૩ સ્થિતિના કારણે જે બજાર સમિતિઓની મુદત પૂર્ણ થયેલ છે અને કેન્દ્ર/રાજ્ય સરકારશ્રીની અનલોક-૩ ની સૂચનાઓ દરમિયાન જે બજાર સમિતિઓની મુદત તા.૩૧-૧૨-૨૦૨૦ સુધીમાં પૂર્ણ થનાર છે, તેવી બજાર સમિતિઓની મુદત ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમની કલમ-૧૧(જ)(કક) અનુસાર બજાર સમિતિની વ્યવસ્થાપક કમિટીની મુદત, તેની ચૂંટણીની તારીખ સુધી અથવા તા.૩૧-૧૨-૨૦૨૦ સુધી તે બે પૈકી જે વહેલું હોય ત્યાં સુધી વધારવામાં આવે છે.

વધુમાં જે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા ન્યાયિક હુકમ/ચૂકાદાના અનુસંધાને હાથ ધરાયેલ હોઈ કે ધરવાની રહેતી હોઈ તે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓને આ જાહેરનામામાંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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## EXTRAORDINARY

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#### PART IV-B

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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 2<sup>nd</sup> September, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**NO.GHM/2020/72/M/BKP/102018/484/K:** - The Following draft of rules which is proposed to be issued under section 214 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), is hereby published as required by sub-section (3) of section 214 of the aforesaid code for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*;

2. Any objection or suggestion, which may be received by the Secretary to the Government of Gujarat, Revenue Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

#### GUJARAT LAND REVENUE CODE, 1879.

**NO.GHM/2020/72/M/BKP/102018/484/K:-** In exercise of the powers conferred by section 214 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) and all other powers enabling it in behalf, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely:-

1. These rules may be called the Gujarat Land Revenue (2<sup>nd</sup> Amendment) Rules, 2020.
2. In the Gujarat Land Revenue Rules 1972, in rule 81, for sub-rule (2) and Table there under, the following sub-rule and Table shall be substituted, namely :-  
“(2) (i) The Assessment shall than be fixed by the Collector on the lands used for non-agricultural purposes with reference to the nature of non-agricultural use of such lands stipulated in columns (2), (3) and (6) at a rate shown in Table appended hereto, with effect on and from the 1<sup>st</sup> August, 2020.  
(ii) The Assessment shall than be fixed by the Collector on the lands used for non-agricultural purposes with reference to the nature of non-agricultural use of such lands stipulated in columns (4) and (5) at a rate shown in Table appended hereto, with effect on and from the 1<sup>st</sup> March, 2014.

**TABLE**

**Rate per square meter per annum in paisa on lands situated in villages, towns or cities as classified in sub-rule (1).**

<b>Class of City, Town, Village</b>	<b>Residential, Religious Charitable and Educational use</b>	<b>Mining Brick production and other industrial use</b>	<b>Salt Manufacturing use (in case of Agariyas having land upto 10 Acres)</b>	<b>Salt and Salt related products manufacturing use [by Solar evaporation, other than Column (4)]</b>	<b>Commercial and other use</b>
(1)	(2)	(3)	(4)	(5)	(6)
A	30	45	03	05	65
B	20	30	03	05	35
C	10	10	03	05	15

By order and in the name of the Governor of Gujarat

**HARISH K. PRAJAPATI,**  
Deputy Secretary to Government.

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નરોડા પોલીસ સ્ટેશન ફ.ગુ.ર.નં.૮૮/૨૦૧૯ થી  
દાખલ થયેલ ગુનાનાં કામે ગુજરાત પ્રોટેક્શન ઓફ  
ઈન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ  
એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની  
મિલકત ટાંચમાં લેવા બાબત.

## ગૃહ વિભાગ

### હુકમ

સચિવાલય, ગાંધીનગર, ૨૧મી ઓગસ્ટ, ૨૦૨૦

**હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૨૦/GPID-6:** પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૦૭/૦૮/૨૦૨૦ના પત્ર ક્રમાંક : સી.આઈ.ડી./EOW & FC/ટે-૪.એ/૪૨૯/૨૦૨૦ થી નરોડા પોલીસ સ્ટેશન ફ. ગુ.ર.નં.૮૮/૨૦૧૯ થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩ તથા ઈ.પી.કો. કલમ-૪૦૬, ૪૨૦, ૧૨૦-બી હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. શ્રી ગણપતભાઈ છનાજી દીદાવાલા દ્વારા તા.૦૫/૦૫/૨૦૧૯એ આપવામાં આવેલ ફરીયાદના આધારે નરોડા પોલીસ સ્ટેશન ફ. ગુ.ર.નં.૮૮/૨૦૧૯ થી આરોપીઓ (૧) જયેશકુમાર નાથુભાઈ ચૌધરી, (૨) પિયુષ જગદીશભાઈ ચૌધરી તથા અન્ય-૩ વિરુદ્ધ ગુનો દાખલ કરવામાં આવેલ છે. પ્રસ્તુત ગુનાના આરોપીઓએ નરોડા પાટીયા ખાતે "રોયલ ઈન્વેસ્ટમેન્ટ" નામની સ્કીમ શરૂ કરી જેમાં ફરીયાદી તથા રોકાણકારોને તેમના પૈસા વચનો/બાંહેધરીસહ ૬ થી ૮ દિવસમાં ડબલ કરી આપવાની લોભામણી લાલચ આપી ફરીયાદી અને રોકાણકારો પાસે રૂ.૯,૪૫,૦૦૦/- નું રોકાણ કરાવી પાકતી મુદતે નાણાં પરત ન કરી છેતરપિંડી અને વિશ્વાસઘાત કરી ગુનો કરેલ છે. તપાસ દરમિયાન આરોપીઓ પાસેથી રૂ.૮,૩૬,૬૦૦/- ની રોકડ રકમ મળી આવેલ જે આરોપીઓએ સદર ગુનાના ફરીયાદી અને સાહેદો સાથે છેતરપિંડી કરી મેળવેલ હોવાની કબૂલાત કરેલ છે.



૩. આમ, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી, એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે દર્શાવ્યા મુજબની મિલકતો ટાંચમાં લેવા હુકમ કરવા જરૂરી છે.

૪. આથી, નરોડા પોલીસ સ્ટેશન ફ. ગુ.ર.નં.૮૮/૨૦૧૯ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે એનેક્ષર-૧માં દર્શાવ્યા મુજબની પ્રોપર્ટી ટાંચમાં લેવા તથા અમદાવાદ સીટી(પૂર્વ) પ્રાંત અધિકારીને "કોમ્પીટન્ટ ઓથોરીટી" તરીકે સંબંધિત "ડેઝીગ્રેટેડ કોર્ટ" ના આખરી હુકમ સુધી પ્રોપર્ટી તેઓના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

એનેક્ષર-૧
તપાસ દરમિયાન આરોપી નં.૧ પાસેથી મળેલ મુદ્દામાલ પાવતી નં.૧૩૩/૧૯ હેઠળની રોકડ રકમ રૂ.૮,૩૬,૬૦૦/- અંકે રૂપિયા આઠ લાખ છત્રીસ હજાર છસો રૂપિયા પુરા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પંકજ દવે,**

સરકારના ઉપસચિવ.

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#### HOME DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> August, 2020.

#### GUJARAT POLICE ACT, 1951.

**No. GG/2020/50/PWS/102019/432/A:** - In exercise of the powers conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom. XXII of 1951), the Government of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Technical Operator, Class III, in the subordinate service of the Police Wireless Organisation under the Home Department, namely: -

1. These rules may be called the Technical Operator, Class III, in the subordinate service of the Police Wireless Organisation under the Home Department Recruitment Rules, 2020.
2. Appointment to the post of Technical Operator, Class III, in the subordinate service of the Police Wireless Organisation, under the Home Department shall be made by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall, -
  - (a) not be more than 35 years of age:

Provided that the upper age limit may be relaxed in favour of a candidates belonging to the Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Economically Weaker Sections or in favour of women in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

- (b) possess;
    - (i) a bachelor's degree in Engineering or Technology in Electronics and Communication / Electronics and Telecommunication / Electronics Engineering / Information Technology / Computer Engineering / Computer Science (minimum four year course) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other Educational Institutions; recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; or;
    - (ii) a diploma in Electronics and Communication / Electronics and Telecommunication / Electronics Engineering / Information Technology / Computer Engineering obtained from Technical Examination Board or from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other Educational Institution recognized as such or declared to be deemed as a University under section 3 of the University Grants Communication Act, 1956;
  - (c) possess the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules 1967;
  - (d) possess the adequate knowledge of Gujarati or Hindi or both;
  - (e) possess the minimum requisite standards of physique as specified in Appendix appended to these rules.
4. The candidate selected by direct selection under rule 3 above, shall be appointed on contractual basis for a period of five years on such terms and conditions as may be prescribed by the Government from time to time.
  5. The candidate appointed in accordance with rule 3 above, shall be given after completion of contractual period, the prescribed pay scale of the post of Technical Operator, Class III, on his performance being satisfactory during the stipulated period of service on contractual basis.
  6. The selected candidate shall, during the stipulated period of service on contractual basis or within a period of two years thereafter be required to pass the qualifying examination for computer knowledge, in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
  7. The selected candidate shall, during the stipulated period of service on contractual basis, or within a period of two years thereafter be required to undergo pre-service departmental training of five months under the supervision of the Director General of Police (Technical Services) and to pass post training examination in accordance with the rules as may be prescribed by the Government.
  8. The candidate appointed by direct selection shall be required to pass the examination in Gujarati or Hindi or both in accordance with the rules prescribed by the Government.
  9. The candidate appointed by direct section shall have to undergo such training and to pass such examination as may be prescribed by the Government.
  10. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

**Appendix**

(see rule 3(e))

**Minimum physical standards for the post of Technical Operator, Class III.****A.** For Male candidates.

No	Class	Height in centimeters	Chest (minimum) in centimeters	
			Deflated	Inflated*
(i)	Scheduled Tribes Candidate of Gujarat origin	162	79	84
(ii)	Candidate (except Scheduled Tribes of Gujarat origin)	165	79	84

\* Minimum expansion of chest when inflated shall not be less than 5 centimeters.

**B.** For Female candidates.

No.	Class	Height in centimeters	Weight in kilogram.
(i)	Scheduled Tribes Candidate of Gujarat origin	158	40
(ii)	Candidate (except Scheduled Tribes of Gujarat origin)	160	40

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**  
Deputy Secretary to Government.

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#### SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT

##### Corrigendum

Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.

#### SWARNIM GUJARAT SPORTS UNIVERSITY ACT, 2011.

**No. GYC/4/2020/SPU/102016/1439/payka :-** In the Government of Gujarat Notification, Sports, Youth And Cultural Activities Department, No. GYC/2/2020/SPU/102016/1439/payka, dated the 15<sup>th</sup> June, 2020 as published in the Gujarat Government Gazette, Extraordinary, Part IV-B, dated the 25<sup>th</sup> June, 2020 at page 191-1, at-serial number 4 for “Dr. Rustam Sadaree” read “Dr. Rustom Sadri”.

By order and in the name of the Governor of Gujarat,

**J. H. JOSHI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### PART IV-B

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 26<sup>th</sup> August, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/63/CPI/1405/85/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 143 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
143	M/S Avik Pharmaceutical Limited  (Consumer No : 37493)	Vapi	Valsad	Unit shall be permitted to utilize <b>100 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**H. C. PATEL,**  
Deputy Secretary to Government.

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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> August, 2020.

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

**NO. GHM/2020/53/M/CTS/132020/998/H:-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013), the Government of Gujarat hereby notifies the services as specified in column 2 of the Schedule I and Schedule II, appended to this notification and the stipulated time limit within which such services shall be provided as specified in column 3 of the said Schedules respectively.

#### Schedule I

Services provided by office of the District Inspector of Land Records.

Sr. No.	Name of services.	Stipulated time limit
1.	Copy of District Survey Office (D.S.O.) record	7 Days
2.	Urgent Measurement	30 Days
3.	Simple Measurement	60 Days

#### Schedule II

Services provided by office of the City Survey Superintendent and Maintenance Surveyor.

Sr. No.	Name of services.	Stipulated time limit
1.	Disposal of Mutation entry	90 Days
2.	Application of Measurement of City Survey Number	30 Days
3.	Copy of the records of City Survey Office	7 Days

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-55-SRS-132019-21-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area	Details of the Sub-area included in the area	four sides of the area	Approximate size of the area
1	2	3	4	5
1	Prerana Society, Moje: Isanpur, Survey No. 505 T.P. No. 54 F.P. No. 14 Ta- Maninagar, Dist- Ahmedabad.	Prerana Society.	(1) East- Survey No. 623 (Namrata Society). (2) West- Survey No. 506 (Prerana Society). (3) North – Survey No. 504 (Pushpmala Society). (4) South – Survey No. 620 (Road).	6576.00 Sqm.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> August, 2020.

**GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.**

**No: GHM/2020/M/57/STP/112017/1073/H.1:-** WHEREAS the Government of Gujarat vide Revenue Department Notification No. GHM-2017-M-375-STP-112017-1073-H.1, dated the 10<sup>th</sup> October, 2017 has declared certain areas specified in the Schedule of the Godhara Town "B" Division Police Station of the Panchmahal District, as disturbed areas for the period of five years i.e. from the 10<sup>th</sup> October, 2017 to 30<sup>th</sup> September, 2022;

AND WHEREAS the Government of Gujarat has now decided to delegate powers of the Collector in respect of the said Notification to the Prant Officer and Sub-Divisional Magistrate, Godhara, District Panchmahal;

NOW THEREFORE, in exercise of the powers conferred by section 11 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), (hereinafter referred to as 'the said Act'), the Government of Gujarat hereby delegates all the powers exercisable by the Collector, Panchmahal under sections 4,5 and 5A of the said Act to the Prant Officer and Sub-Divisional Magistrate, Godhara, District Panchmahal.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**NO. GHM/2020/58/M/PRC/132020/686(1)/H :-** In exercise of the powers conferred by section 12A of the Gujarat Land Revenue Code 1879 (Bom. V of 1879) the Government of Gujarat hereby appoints officers mentioned in column no. 2 of the Schedule appended hereto as an Additional Mamlatdar for the areas shown against each of them in column no. 3 of the said Schedule.

#### SCHEDULE

Sr. No.	Designation of officers	City Survey areas
1	2	3
1	City Survey Superintendent, Botad	Botad, Gadhada, Dhasa, Ranpur, Baravala
2	City Survey Superintendent, Mahisagar	Lunawada, Balasinor, Virpur, Santrampur, Malvan, Shahera/Kothanba

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**NO. GHM/2020/59/M/PRC/132020/686(2)/H :-** In exercise of the powers conferred by section 18 and 19 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby appoints officers mentioned in column no. 2 of the Schedule appended hereto for the areas shown against each of them in column no. 3 and vests the powers and confers the duties of survey and settlement officer in- charge of survey. The Officer so appointed shall survey the Land other than those used ordinarily for the purpose of agriculture within the limits of city survey area with effect from the date he resumes his charge.

#### SCHEDULE

Sr. No.	Designation of officers	City Survey areas
1	2	3
1	City Survey Superintendent, Botad	Botad, Gadhada, Dhasa, Ranpur, Baravala
2	City Survey Superintendent, Mahisagar	Lunawada, Balasinor, Virpur, Santrampur, Malvan, Shahera/Kothanba

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-60-SRS-132017-57-H:** - In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-2017-125-SRS-132017-57-H, dated the 06<sup>th</sup> September, 2017 as under: -

In the said notification, in the Schedule, in Column 2, for the words and figures "T.P. No. 31", the words and figures "T.P. No. 21" shall be substituted.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> August, 2020.

#### THE GUJARAT REVENUE TRIBUNAL ACT, 1957.

**No. GHM/2020/65/M/NMK/102011/930 (Part-3)/J :-** In exercise of the powers conferred by Section 3 (2) & Section 5(i) of the Gujarat Revenue Tribunal Act, 1957, and rule 4 of the Gujarat Revenue Tribunal Rules, 1982 and all other powers enabling it in that behalf, the Government of Gujarat hereby appoints Shri R.D.Patel, Retired District Judge as a Member of the Gujarat Revenue Tribunal.

Shri R.D.Patel, Retired District Judge shall hold his office for a period of three years or up to the age of 65 years whichever is earlier as the Member of the Gujarat Revenue Tribunal.

By order and in the name of the Governor of Gujarat,

**KALPESH SHAH,**  
Additional Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-66-M-STP-122020-1132-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs.75,000/- (Rupees Seventy five Thousand only), for the period from 1<sup>st</sup> April, 2020 to 31<sup>st</sup> March, 2021 paid by the United India Insurance Company Limited, Branch Office, Anjar chargeable on the various Insurance Policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the table appended to this order.

Table

Sr. no.	Name of policy	Amount of stamp duty in rupees
1	2	3
1.	Fire Insurance	1,000/-
2.	Marine Cargo Insurance	50,000/-
3.	Motor Insurance	4,000/-
4.	Miscellaneous	20,000/-
	<b>Total</b>	<b>75,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

-----

**REVENUE DEPARTMENT****ORDER**Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.**INDIAN STAMP ACT, 1899.**

**NO.GHM-2020-67-M-STP-122020-1137-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of stamp duty of Rs.7,00,000/- (Rupees Seven Lakh only), for the period from 1<sup>st</sup> April, 2020 to 31<sup>st</sup> December, 2020, paid by the Star Health and Allied Insurance Company Limited, Zonal office, Ahmedabad, chargeable on the various Health Insurance Policies to be issued during the aforesaid period.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

**REVENUE DEPARTMENT****ORDER**Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.**INDIAN STAMP ACT, 1899.**

**NO.GHM-2020-68-M-STP-122020-1136-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of total stamp duty of Rs.15,00,000/- (rupees Fifteen Lakh only), for the period from 1<sup>st</sup> April, 2020 to 31<sup>st</sup> March, 2021 paid by the United India Insurance Company Limited, Regional Office, Vadodara chargeable on the various insurance policies to be issued during the aforesaid period with the amount of stamp duty mentioned against it in columns 2 and 3 respectively, of the table appended to this order.

**Table**

<b>Sr. no.</b>	<b>Name of policy.</b>	<b>Amount of stamp duty in rupees.</b>
<b>1</b>	<b>2</b>	<b>3</b>
1.	Sea Insurance	2,10,000/-
2.	Fire Insurance	40,000/-
3.	Miscellaneous Insurance	12,50,000/-
	<b>Total</b>	<b>15,00,000/-</b>

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

**REVENUE DEPARTMENT****ORDER**Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.**INDIAN STAMP ACT, 1899.**

**NO.GHM-2020-69-M-STP-122020-1138-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of stamp duty of Rs.11,63,000/- (Rupees Eleven Lakh

Sixty tree Thousand only), paid by the Automotive Electronics Power Privet Limited, Ahmedabad, chargeable on account of the Stamp duty on 4,65,200 equity shares bearing distinctive numbers 5,81,501 to 10,46,700 of the total value of 46,52,00,000/- to be transfer by Toshiba infrastructure Systems & Solutions Corporation to Toshiba corporation, Japan.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

-----

**REVENUE DEPARTMENT**

**ORDER**

Sachivalaya, Gandhinagar, 25<sup>th</sup> August, 2020.

**INDIAN STAMP ACT, 1899.**

**NO.GHM-2020-70-M-STP-122020-1139-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby provides for consolidation of stamp duty of Rs. 14,00,000/- (Rupees fourteen Lakh only), for the period from 1<sup>st</sup> April, 2020 to 31<sup>st</sup> March, 2021, paid by the Oriental Insurance Company Limited, Regional Office, Vadodara, chargeable on the various Insurance Policies to be issued during the aforesaid period.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 04<sup>th</sup> September, 2020.

Notification No. 64/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

No.(GHN-83)GST-2020/S.148(32)TH:- In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-43)GST-2019/S.148(15)TH dated the 24<sup>th</sup> April, 2019, Notification No. 21/2019-State Tax, namely

In the said notification, in the third paragraph, in the first proviso, for the figures, letters and words "31<sup>st</sup> day of August, 2020", the figures, letters and words "31<sup>st</sup> day of October, 2020" shall be substituted.

2. This notification shall be deemed to have come into force with effect from the 31<sup>st</sup> day of August, 2020.

By order and in the name of the Governor of Gujarat,

**SAMIR JOSHI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 3<sup>rd</sup> September, 2020.

#### GUJARAT AERIAL ROPEWAYS ACT, 1955.

**No : GHU/2020/65/ARA/12/2007/2192/K :-** (1) M/s. Mars Entertainment (P) Limited, A-9, Sai Darshan Colony, Tartoli Raod, Abu Road-307026 (2) M/s. Usha Breco Limited, 701-Suryakiran Building, 19-K.G. Marg, New Delhi-110 001 (hereafter referred to as “the Promoters”) have applied to the State Government under Section 6 of the Gujarat Aerial Ropeways Act, 1955 (herein referred to as “the said Act”) for according sanction to make preliminary investigation for constructing an aerial Ropeway on Chotila Hills in Surendranagar District for carriage of passengers.

AND WHEREAS, the application submitted by the promoters includes the documents as prescribed under Section 7 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) of section 8 of the Gujarat Aerial Ropeways Act, 1955, the Government of Gujarat hereby accords sanction to make preliminary investigation for constructing an aerial Ropeway on Chotila Hills in Surendranagar District for carriage of passengers to (1) M/s. Mars Entertainment (P) Limited and (2) M/s. Usha Breco Limited, subject to the conditions laid down in Section 8 of the said Act.

By order and in the name of the Governor of Gujarat,

**VIJAYSINH A. VAGHELA,**  
Additional Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 4<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/131 of 2020/TPS-112019-4583-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/194 of 2006/TPS-152004-841-L, dated.30.06.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.215(Ambali) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.215(Ambali) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby: -

- Sanction the said Preliminary Scheme with modifications enumerated in SCHEDULE appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

**SCHEDULE**

1. The Final Plot No.17 admeasuring 141 sq.mtr is allotted in lieu of Original Plot No.17 as shown in the accompanying plan.
2. The area and boundary of the Final Plot No.110 admeasuring 9556 sq.mtr. is modified as 9415 sq.mtr. as shown in the accompanying plan.
3. The condition in remarks column no.9 of redistribution statement of the cases mentioned as under is deleted.

Case No.	Condition No.
4+10	1
5	1
16	2
39	1
47+48	2
50	1
64	2
75/2	2
75/3	2
77	1
92	2

4. The area and boundary of the Final Plot No.50 admeasuring 5666 sq.mtr. is modified as the Final Plot No.50 admeasuring 5240 sq.mtr. and new Final Plot No.124 admeasuring 426 sq.mtr. is allotted to Appropriate Authority for the purpose for “સામાજિક માળખાગત સુવિધા માટે” as shown in the accompanying plan.
5. The area, boundary, purpose and location of the Final Plot No.79/2 admeasuring 729 sq.mtr., Final Plot No.75/4/2 admeasuring 3470 sq.mtr., Final Plot No.55/1/2 admeasuring 991 sq.mtr., Final Plot No.121 (રહેણાંકના વેચાણ માટે) admeasuring 6941 sq.mtr. and 12.0 mtr. wide road are modified as Final Plot No.79/2 admeasuring 729 sq.mtr., Final Plot No.75/4/2 admeasuring 3470 sq.mtr., Final Plot No.55/1/2 admeasuring 991 sq.mtr., Final Plot No.121 (સામાજિક માળખાગત સુવિધા) admeasuring 2742 sq.mtr. and new Final Plot No.125 admeasuring 4622 sq. mtr. allotted to Appropriate Authority for the purpose for “વાણિજ્યના વેચાણ માટે” as shown in the accompanying plan.
6. The area and boundary of the Final Plot No.26+28 admeasuring 20074 sq.mtr. is modified as the Final Plot No.26+28 admeasuring 19618 sq.mtr. and new Final Plot No.127 admeasuring 456 sq.mtr. is allotted to Appropriate Authority for the purpose for “સામાજિક માળખાગત સુવિધા માટે” as shown in the accompanying plan.
7. The following condition is added in remarks column of redistribution Statement in case no. 50.  
 "The Appropriate Authority shall make a 30% deduction (Aggregate) from original plot while giving the development permission for redevelopment in final plot allotted against the said Original Plot."
8. The purpose of the Final Plot No.119/2 is modified as “સામાજિક માળખાગત સુવિધા માટે” as shown in the accompanying plan.
9. The area, boundary, purpose and location of the Final Plot No.3+9 admeasuring 3046 sq.mtr., Final Plot No.4+10 admeasuring 2054 sq.mtr., Final Plot No.5 admeasuring 101 sq.mtr., Final Plot No.13 admeasuring 1416 sq.mtr., Final Plot No.115 (રહેણાંકના વેચાણ માટે) admeasuring 5425 sq.mtr. and Final Plot No.106 (રહેણાંકના વેચાણ માટે) admeasuring 2868 sq.mtr. are modified as

Final Plot No.3+9 admeasuring 3046 sq.mtr., Final Plot No.4+10 admeasuring 2054 sq.mtr., Final Plot No.5 admeasuring 101 sq.mtr., Final Plot No.13 admeasuring 1416 sq.mtr., Final Plot No.115 (રહેણાંકના વેચાણ માટે) admeasuring 2480 sq.mtr., Final Plot No.106 (રહેણાંકના વેચાણ માટે) admeasuring 2767 sq.mtr. and New Final Plot No.126 admeasuring 3046 sq.mtr. is allotted to Appropriate Authority for the purpose for “રહેણાંકના વેચાણ માટે” as shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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PUBLISHED BY AUTHORITY

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VOL. LXI ] MONDAY, SEPTEMBER 07, 2020 / BHADRA 16, 1942

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5<sup>th</sup> September, 2020.

#### **BOMBAY LAND REVENUE CODE, 1879. (BOM.V OF 1879)**

**No.GHM/2020/74/M/PFR/522020/514/L.1 :-** In exercise of the powers conferred by Section 7 (A) of the Bombay Land Revenue Code, 1879 (Bom.v of 1879), the Government of Gujarat hereby directs that with effect from the date of the Notification the temporary survey number 322 of reclaimed land of Hajira Taluka : Choryashi has been given permanent approval and shall be included in the area of taluka choryashi, District Surat.

By order and in the name of the Governor of Gujarat,

**P. N. MAKWANA,**

Deputy Secretary to Government.

**મહેસૂલ વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, તા. ૫મી સપ્ટેમ્બર, ૨૦૨૦.

**મુંબઈ જમીન મહેસૂલ સંહિતા-૧૮૭૯**

**નંબર - ધમ/૨૦૨૦/૭૪/મ/પફર/૫૨૨૦૨૦/૫૧૪/લ.૧ :-** મુંબઈ જમીન મહેસૂલ સંહિતા - ૧૮૭૯ (સને ૧૮૭૯ના મુંબઈનો ૫ મો) ની કલમ-૭(ક) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે મોજે હજીરા, તા.ચોર્યાસી, જી. સુરતની દરીયા પૈકીની હંગામી સર્વે નં. ૩૨૨ વાળી જમીનને કાયમી માન્યતા આપવામાં આવે છે તથા તેનો સમાવેશ તાલુકા: ચોર્યાસી જી. સુરતમાં કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પી. એન. મકવાણા,**  
સરકારના નાયબ સચિવ.

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EXTRAORDINARY  
PUBLISHED BY AUTHORITY

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VOL. LXI ] MONDAY, SEPTEMBER 07, 2020 / BHADRA 16, 1942

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5<sup>th</sup> September, 2020.

#### **BOMBAY LAND REVENUE CODE, 1879. (BOM.V OF 1879)**

**No.GHM/2020/75/M/PFR/522018/1039/L.1 :-** In exercise of the powers conferred by Section 7 (A) of the Bombay Land Revenue Code, 1879 (Bom.v of 1879), the Government of Gujarat hereby directs that with effect from the date of the Notification the temporary survey number 321 of reclaimed land of Hajira Taluka : Choryashi has been given permanent approval and shall be included in the area of taluka choryashi, District Surat.

By order and in the name of the Governor of Gujarat,

**P. N. MAKWANA,**

Deputy Secretary to Government.



**મહેસૂલ વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, તા. ૫મી સપ્ટેમ્બર, ૨૦૨૦.

**મુંબઈ જમીન મહેસૂલ સંહિતા-૧૮૭૯**

**નંબર- ધમ/૨૦૨૦/૭૫/મ/પફર/૫૨૨૦૧૮/૧૦૩૯/લ.૧ :-** મુંબઈ જમીન મહેસૂલ સંહિતા - ૧૮૭૯ (સને ૧૮૭૯ના મુંબઈનો ૫ મો) ની કલમ-૭(ક) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે મોજે હજીરા, તા.ચોર્યાસી, જી. સુરતની દરીયા પૈકીની હંગામી સર્વે નં. ૩૨૧ વાળી જમીનને કાયમી માન્યતા આપવામાં આવે છે તથા તેનો સમાવેશ તાલુકા: ચોર્યાસી જી. સુરતમાં કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પી. એન. મકવાણા,**  
સરકારના નાયબ સચિવ.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, SEPTEMBER 8, 2020 / BHADRA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM -2020-64-SRS-132017-92(5)-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Kameshvarpark Society, Moje: Odhav, Survey No. 715/1, 715/2. T.P.No.-1 F.P.No. 138 Ta- Vatva, Dist- Ahmedabad.	Kameshvarpark Society.	(1) East- Survey No. 714 (T.P. Road). (2) West- Survey No. 716 (F.P. No. 119, 120). (3) North - Survey No. 717 (T.P. Road). (4) South - Survey No. 704 (T.P. Road).	3795.00 Sqm.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

Government Central Press, Gandhinagar.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

TUESDAY, SEPTEMBER 8, 2020 / BHADRA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> August, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM -2020-63-SRS-132019-10-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Dhanjikaka Nagar Society, Moje: Chandlodia, Survey No. 171 T.P. No. 18 F.P. No. 78 Ta- Sabarmati, Dist- Ahmedabad.	Dhanjikaka Nagar Society.	(1) East- F.P. No. 18 (R.C. Technical Road). (2) West- F.P. No. 83 (Vihsvas Bunglow). (3) North – part of F.P. 77 (15 meter road). (4) South – F.P. 79, 81 (Mrudul park part-4).	9679.00 Sqm paiki 7585.00 sqm.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

WEDNESDAY, SEPTEMBER 9, 2020 / BHADRA 18, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

**GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION  
FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED  
AREAS ACT, 1991.**

**No: GHM/2020/76/M/STP/112019/MR-31/H.1:-** WHEREAS the Government of Gujarat vide Revenue Department Notification no. GHM-2020-M-01-STP/112019/MR-31/H.1, dated the 1<sup>st</sup> January, 2020, has declared certain areas specified in the Schedule of the Anand Town Police Station of the Anand District, as disturbed areas for the period of five years i.e. from the 1<sup>st</sup> January 2020 to 31<sup>st</sup> December 2024;

AND WHEREAS the Government of Gujarat has now decided to delegate powers of the Collector in respect of the said Notification to the Prant Officer and Sub-Divisional Magistrate, Anand, District Anand;

NOW, THEREFORE, In exercise of the powers conferred by section 11 of the Gujarat Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991) (hereinafter referred to as 'the said Act'), the Government of Gujarat hereby delegates all the powers exercisable by the Collector, Anand under sections 4, 5 and 5A of the said Act to the Prant Officer and Sub-Divisional Magistrate, Anand, District Anand.

By order and in the name of the Governor of Gujarat

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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VOL. LXI]

WEDNESDAY, SEPTEMBER 9, 2020 / BHADRA 18, 1942

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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-77-M-STP-122020-1229-H-1:- WHEREAS** the Ministry of Housing and Urban Affairs, Government of India has launched PM Street Vendor's Atmanirbhar Nidhi (PM SVANidhi) Scheme on 14<sup>th</sup> May,2020 for special Micro-Credit Facility to street vendors for providing affordable working capital loan to resume their livelihood that have been adversely affected due to the COVID-19 crisis;

**AND WHEREAS** the Government of Gujarat has decided to help the street vendors engaged in vending on or before the 24<sup>th</sup> March, 2020 in urban areas, to fight against the coronavirus led crisis and waive the stamp duty chargeable on the instruments required to be executed for the loan amount which is not more than Rs. 10,000/-:

**NOW THEREFORE**, in exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the stamp duty chargeable on the instruments required to be executed for securing loan / borrowing which is not more than Rs. 10,000/- (rupees ten thousand) under the PM Street Vendor's Atmanirbhar Nidhi (PM SVANidhi) Scheme to the beneficiaries who fulfils conditions and procedures as per PM SVANidhi.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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VOL. LXI]

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#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

#### REGISTRATION ACT, 1908.

**NO.GHM-2020-78-M-RGN-122020-1118-H.1:-WHEREAS** the Government of Gujarat, under the Government Resolution, Agriculture, Farmers Welfare and Co-operation Department No. SMB-16-2020-280-CH, dated the 20<sup>th</sup> June, 2020 has announced the Scheme - Atmanirbhar Gujarat Sahay Yojana II to leave more cash in the hands of middle sections of the society, small traders and craftsman, etc. to help them to fight against coronavirus-led crisis;

**NOW, THEREFORE,** in exercise of the powers conferred by section 78 of the Registration Act, 1908 (XVI of 1908] in its application to the State of Gujarat, the Government of Gujarat hereby amends the table of fees published under the Government Notification, Revenue Department No. GM-87-134-M-RGN-1086-381-H.1, dated the 3<sup>rd</sup> August, 1987, as follows, -

In article-1 of the table of fees of the said Notification, after Note 31, the following Note shall be added, namely :-

**"Note 32.** No registration fee shall be levied for the registration of the mortgage deed presented in respect of the Scheme- "Atmanirbhar Gujarat Sahay Yojna II", announced by the Government of Gujarat under Government Resolution, Agriculture, Farmer Welfare and Co-operation Department No.SMB/16/2020/280/CH, dated the 20<sup>th</sup> June, 2020"

By order and in the name of the Governor of Gujarat

**M. B. SONI,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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VOL. LXI]

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by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-79-M-STP-122020-1232-H-1:- WHEREAS** the Ministry of Finance, Government of India has introduced the Emergency Credit Line Guarantee Scheme (ECLGS) in 15-05-2020 to augment the eligible Business Enterprises / Micro, Small & Medium Enterprises (MSME) borrowers, including Pradhan Mantri Mudra Yojana (PMMY) borrowers, working capital needs to meet operational liabilities and restart their businesses which have been impacted due to the COVID-19 crisis;

**AND WHEREAS,** the Government of Gujarat has decided to help the MSME units to fight against the coronavirus led crisis and waive the stamp duty in respect of additional credit extended under ECLGS i.e. chargeable on the instruments required to be executed for the loan amount which is not more than Rs. 50,000/- and disbursed up to 31<sup>st</sup> October, 2020;

**NOW THEREFORE,** in exercise of the powers conferred by clause [a] of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the Stamp Duty chargeable on the instruments required to be executed for securing loan/borrowing which is not more than Rs. 50,000/-(rupees fifty thousand) and disbursed up to the 31<sup>st</sup> October, 2020 under the Guaranteed Emergency Credit Line (GECL) and Covid Emergency Credit Line (CECL) to the beneficiaries who fulfils the conditions and procedure as per ECLGS.

By order and in the name of the Governor of Gujarat

**M. B. SONI,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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VOL. LXI ] WEDNESDAY, SEPTEMBER 9, 2020 / BHADRA 18, 1942

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### *CORRIGENDUM*

Sachivalaya, Gandhinagar, 9<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/ 133 of 2020/TPS-112019-4583-L:** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No. GH/V/131 of 2020/TPS-112019-4583-L, dated.04.09.2020 the Preliminary Town Planning Scheme No.215(Ambali) was sanctioned under section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976). In Sr.no.3 of SCHEDULE in the said notification dated.04.09.2020, the number "77" is replaced by number "74".

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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### PUBLISHED BY AUTHORITY

VOL. LXI ] FRIDAY, SEPTEMBER 11, 2020 / BHADRA 20, 1942

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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/66/CPI/1409/5478/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 421 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
421	M/S Netafim Irrigation India Pvt. Ltd.  (Consumer No : 13808)	Manjusar	Vadodara	Unit shall be permitted to utilize <b>2325 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, SEPTEMBER 11, 2020 / BHADRA 20, 1942

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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/67/CPI/2013/1320/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 464 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
464	M/S. Anar Chemicals LLP  (Consumer No-HT : 8000403)	Vatva	Ahmedabad	Unit shall be permitted to utilize <b>110 KW</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ] MONDAY, SEPTEMBER 14, 2020 / BHADRA 23, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

વિજલપોરપોલીસ સ્ટેશનખાતે ફ.ગુ.ર.નં.૪૫/૨૦૧૮ થી દાખલ થયેલ ગુનાનાં કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબત.

### ગૃહ વિભાગ

#### હુકમ

સચિવાલય, ગાંધીનગર, ૯મી સપ્ટેમ્બર, ૨૦૨૦.

**હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૧૯/GPID-25:** પોલીસ મહાનિર્દેશકશ્રી, સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૦૫/૦૮/૨૦૨૦ના પત્ર ક્રમાંક : સી.આઈ.ડી./EOW & FC/ટે-જએ/જરડ/૨૦૨૦ થી વિજલપોર પોલીસ સ્ટેશન ખાતે ફ. ગુ.ર.નં.૪૫/૨૦૧૮ થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩, ૭ તથા ઇ.પી.કો. કલમ-૪૦૯, ૪૦૬, ૪૨૦, ૧૨૦-બી તથા ધી પ્રાઈઝ ચીટ્સ એન્ડ મની સરક્યુલેશન એક્ટની કલમ-૪, ૫, ૬ હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. ફરીયાદી સુશ્રી મંજુલાબેન ઝવેરભાઈ સુખાભાઈ રોહિતની ફરીયાદના આધારે આરોપીઓ (૧) શ્રીરંગ પ્રકાશ પોલ, (૨) વિક્રમ પ્રકાશ પોલ, (૩) બાલુભાઈ શ્રીલમ, (૪) વિનોદ સાહેબરાવ રસાલ વિરુદ્ધ વિજલપોર પો. સ્ટે. ખાતે ફ.ગુ.ર.નં.૪૫/૨૦૧૮ થી ગુનો દાખલ કરવામાં આવેલ છે.

૩. સદર ગુનાના આરોપીઓએ SSVB Business India Ltd. તથા SSVB Retail India Ltd. જેવી અન્ય અલગ-અલગ કંપનીઓની પેટા શાખાઓ/સ્ટોર્સ શરૂ કરી એકબીજાની મદદગારી કરીને પૂર્વયોજીત કાવતરૂ રચી રોકાણકારોને મંથલી રીકરીંગ, ફિક્સ ડીપોઝીટ મુદતી થાપણો જેમાં ૮% મંથલી વળતર તથા ૩ વર્ષે ૪૧.૬૬ % વળતર તથા ૫ વર્ષે મંથલી ખાતા પર ૪૪.૨૫% વળતર જેવી લોભામણી જાહેરાતો એજન્ટો મારફતે આપી ફરીયાદી અને રોકાણકારોના

કુલ-૧૬,૦૦૦ સભાસદોના રૂ.૪૭,૫૮,૭૭,૮૦૪/- નું રોકાણ કરાવી પાકતી મુદતે નાણાં પરત કરેલ નહિ ગુનો કરેલ છે.

૪. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે એનેક્ષર : ૧ થી ૩ માં દર્શાવેલ મિલકતો ટાંચમાં લેવા હુકમ કરવા જરૂરી હોવાનું સી.આઈ.ડી. કાઈમ અને રેલવે, ગુજરાત રાજ્યએ જણાવેલ છે. વધુમાં સદર ગુનાના આરોપીઓ સામે વિજલપોર પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૪૭/૧૮ હેઠળ ગુનો દાખલ થયેલ છે, જે જોતાં, આરોપીઓ આ પ્રકારના આર્થિક ગુનાહિત પ્રવૃત્તિની ટેવવાળા હોવાનું જણાય છે.

૫. આથી, વિજલપોર પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૪૫/૨૦૧૮ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઇન્ટેસ્ટ ઓફ ડીપોઝીટર્સ (ઇન ફાઇનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે એનેક્ષર-૧ થી ૩ માં દર્શાવ્યા મુજબની પ્રોપર્ટી, બેંકમાં જમા નાણાં, વાહનો ટાંચમાં લેવા તથા નવસારી પ્રાંત અધિકારીને "કોમ્પીટન્ટ ઓથોરીટી" તરીકે સંબંધિત "કેઝીગ્રેટેડ કોર્ટ" ના આખરી હુકમ સુધી પ્રોપર્ટી તેમના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

### એનેક્ષર-૧

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
૧.	મોજે- સમરોલી, તા.ચીખલી, જિ. નવસારીમાં આવેલ જમીન, <div> <div>સીટી સર્વે નં.૧૦૧</div> <div>ક્ષેત્રફળ : ૬૮.૬૩ ચો.મી.</div> </div> <div> <div>સીટી સર્વે નં.૧૦૪</div> <div>ક્ષેત્રફળ : ૭૮.૧૬ ચો.મી.</div> </div>	એસએસવીબી બીઝનેસ ઇન્ડિયા લી.ના ચેરમેન શ્રીરંગ પ્રકાશ પોળ	રૂ.૧૨,૫૦,૦૦૦/- (બજાર કિંમત- રૂ.૮૦ લાખ)
૨.	મોજે-એરુગામ, તા.જલાલપોર, જિ.નવસારીના રે.સ.નં. ૩૫૪+૩૭૮/૧/પૈકી ૧ વાળી બિનખેતીની જમીનમાં જે યોગેશ્વર કો.ઓ.હા.સો.લી.ના નામથી ઓળખાતી સોસાયટીમાં આવેલ પ્લોટ નં. ૧૪ પર બનેલ મધુરમ કોમ્પલેક્સ નામની બહુમાળી બિલ્ડીંગમાં ગ્રાઉન્ડ ફ્લોર પર આવેલ દુકાનો પૈકી <div> <div>દુકાન નં. ૫</div> <div>ક્ષેત્રફળ- ૪૫૦ ચોરસ ફૂટ</div> </div> <div> <div>દુકાન નં. ૬</div> <div>ક્ષેત્રફળ- ૩૬૩ ચોરસ ફૂટ</div> </div>	શ્રીરંગ પ્રકાશભાઈ પોળ	રૂ.૮,૬૧,૦૦૦/- (બજાર કિંમત- રૂ.૮૦ લાખ)
૩.	મોજે અમલસાડ, તા.ગણદેવી, જિ.નવસારીમાં ટીકા નં.૭, સીટી સર્વે નં. ૧૨૭૧માં આવેલ "પારસમણી કોમ્પલેક્સ" ના "એ"-બિલ્ડીંગમાં ગ્રાઉન્ડ ફ્લોરમાં આવેલ દુકાનો, <div> <div>દુકાન નં. ૮</div> <div>ક્ષેત્રફળ- ૩૧૦ ચોરસ ફૂટ</div> </div> <div> <div>દુકાન નં. ૯</div> <div>ક્ષેત્રફળ- ૩૭૧ ચોરસ ફૂટ</div> </div> <div> <div>દુકાન નં. ૧૦</div> <div>ક્ષેત્રફળ- ૩૫૪ ચોરસ ફૂટ</div> </div>	એસએસવીબી બીઝનેસ ઇન્ડિયા લી.ના વિક્રમ પ્રકાશભાઈ પોળ. (જે હાલ AUU Small Finance, Bank સુરતના હસ્તક છે.)	રૂ.૧૩,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૮૫ લાખ)
૪.	મોજે-વિજલપોર, તા.જલાલપોર, જિ.નવસારીમાં આવેલ વિજલપોર નગરપાલિકાના કૈલાશનગર વિસ્તારમાં	વિક્રમ પ્રકાશભાઈ પોળ	રૂ.૩૨,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૮૦ લાખ)

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
	આવેલ રે.સ.નં. ૧૬૩/૧ માં આવેલ પ્લોટ નં. ૧ વાળી જમીન આવેલું મકાન કે જેનો મ્યુ.વોર્ડ તથા ઘર નં.૯/૧૬૬૧/૦ અને ૯/૧૬૬૨/૦ વાળી મિલકત. ક્ષેત્રફળ: ૫૬૦ ચો.ફૂટ જેના સુમારે ૨ ચો.મી. તથા પહેલા માળે બાંધકામ જેનું ક્ષેત્રફળ ૫૬૦ ચો.ફૂટ જેના સુમારે ૫૨ ચો.મી. કુલ ક્ષેત્રફળ - ૧૧૨૦ ચો.ફૂટ જેના સુમારે ક્ષેત્રફળ- ૧૦૪ ચો.મી.		
૫.	મોજે- બીલીમોરા, તા.ગણદેવી, જિ. નવસારીમાં આવેલ સીટી સર્વે ટીકા નં. ૩૦નાં સીટી સર્વે નં. ૧૪૯૮ જેનો બીલીમોરા નગરપાલિકાનો વોર્ડ નં. ૨માં આવેલ વાળી "લક્ષ્મી પેલેસ" નામનું બહુમાળી બાંધકામ- (i) જેનો નગરપાલિકામાં ચાલી રહેલ ઘર નં. ૧૪૭૦/૧ છે, જે સીટી સર્વે નં. ૧૪૯૮/૪/એ માં આવેલ દુકાન નં.૪-એ છે તે મિલકત, ક્ષેત્રફળ: ૩૪૫. ૧૮ ચો.ફૂટ તથા ૩૨.૦૮ ચો.મી. જેનો કાર્પેટ એરીયા ૨૮૭.૬૧ ચો.ફૂટ તથા ૨૬.૭૩ ચો.મી., તથા [iii] જેનો નગરપાલિકામાં ચાલી રહેલ ઘર નં. ૧૪૭૦/૧/૨ છે, જે સીટી સર્વે નં. ૧૪૯૮/૪/બી માં આવેલ દુકાન નં.૪-બી છે તે મિલકત, ક્ષેત્રફળ: ૩૩૬.૪૬ ચો.ફૂટ તથા ૩૧. ૨૭ ચો.મી. જેનો કાર્પેટ એરીયા ૨૮૦.૨૯ ચો.ફૂટ તથા ૨૬.૦૫ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૧૫,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૬૫ લાખ)
૬.	મોજે- એરગામ, તા.જલાલપોર, જિ.નવસારી ખાતે આવેલ ખાતા નં. ૩૬૨૪ ની રે.સ.નં.૨૧૭/૧ વાળી કે જેનું ક્ષેત્રફળ: ૦-૩૯-૪૬ ચો.મી. છે તે જમીન, તથા તેમાં આવેલ ગ્રામ પંચાયત ઘર નં.૩૪૨૫(૧)નું રહેણાંક બાંધકામ, જેનું ક્ષેત્રફળ - ૧૧૫.૯ ચો.મી. છે, તથા પશુપાલન શેડ, જેનું ક્ષેત્રફળ-૫૦૧.૬૬ ચો.મી. સહિતની મિલકત.	શ્રીરંગ પ્રકાશભાઈપોળ	- (બજાર કિંમત- રૂ.૩ કરોડ)
૭.	મોજે-એરગામ, તા.જલાલપોર, જિ.નવસારી ખાતે આવેલ રે.સ.નં.૨૨૦/૧ વાળી જમીન. ક્ષેત્રફળ: ૦-૦૮-૦૯ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ	- (બજાર કિંમત- રૂ.૨ કરોડ)
૮.	મોજે-કસ્બા ધરમપુર, તા.ધરમપુર, જિ. વલસાડ ખાતે આવેલ વાલોડ ફળિયા વિસ્તારમાં આવેલ સી.સ.નં.૪૩૦ વાળી	શ્રીરંગ પ્રકાશભાઈપોળના નામે છે. (જે હાલ AUU Small Finance Bank, સુરતના હસ્તક છે.)	રૂ.૧૫,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૫ કરોડ)

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
	રહેણાંક મિલકત જેનો ઘર નં. ૬૮૪ છે. જેમાં ૫૦ ચો.મી.નું બાંધકામ બાકી વાડાની ખુણી જમીન છે. કુલ ક્ષેત્રફળ-૨૯૩ ચો.મી.		
૯.	મોજે-એડગામ, તા.જલાલપોર, જિ.નવસારી ના રે.સ.નં, ૪૦૬ પૈકી વાળી જમીનમાં પાડવામાં આવેલ પ્લોટ્સ પૈકી પ્લોટ નં. એ-૨૪, જેની પર હાલ મકાનનું બાંધકામ થયેલ છે પ્લોટનું ક્ષેત્રફળ- ૧૩૭.૫૦ ચો.મી. તથા કોમન ક્ષેત્રફળ-૬૧.૫૦ ચો.મી. કુલ ક્ષેત્રફળ - ૧૯૯ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ, તથા વિક્રમ પ્રકાશ પોળ	રૂ.૩૦,૦૦૦/- (બજાર કિંમત- રૂ.૬૫ લાખ)
૧૦.	મોજે-હાંસાપોર, તા.જલાલપોર, જિ.નવસારીમાં આવેલ રે.સ.નં.૨૩૪/૨+૬/૨/૨ પૈકીનો પ્લોટ નં. ૧૯ જે ઈ-ઘરા રેકર્ડ મુજબ રે.સ.નં. ૨૩૪/૨+૬/૨/૨/૧૯, ક્ષેત્રફળ:૦-૦૦-૮૪.૧૦ ચો.મી. વાળી જમીનમાં આવેલ "ઓમ બંગ્લોઝ" નામના વિસ્તારમાં આવેલ રો-હાઉસ મકાન, જે ગ્રામ પંચાયત ઘર નં.૯૦૨ વાળી મિલકત, કુલ ક્ષેત્રફળ-૧૭૨૫ ચો.ફૂટ. ૧૬૦.૨૫ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૨૧,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૪૫ લાખ)
૧૧.	મોજે-વિજલપોર નગરપાલિકાના સંભાજીનગર વિસ્તાર, તા.જલાલપોર, જિ.નવસારીમાં વોર્ડ નં.૭માં આવેલ સર્વે નં.૨૫૪/૪-એ, ક્ષેત્રફળ:૦-૨૦ ગુંઠાવાળી જમીન, જેની પર આવેલ પ્લોટ નં.૧૨-૬૦, નવો મ્યુ. ઘર નં.૧૧ (જૂનો મ્યુ. ઘર નં. ૧૯૪૯) ની મિલકત.	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૧૧,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૧ કરોડ)
૧૨.	મોજે-વિજલપોર નગરપાલિકાના સંભાજીનગર વિસ્તાર, તા.જલાલપોર, જિ.નવસારીમાં વોર્ડ નં.૭માં આવેલ સર્વે નં.૨૫૪/૪-એ વાળી જમીનમાં આવેલ પતરાવાળા મકાનો જેના મ્યુ. ઘર નં.૯૦ થી ૯૬ છે તે મિલકતો. કુલ ક્ષેત્રફળ : ૧૪૪૦ ચો.ફૂટ અને ૧૩૩.૮૩ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૬,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૧ કરોડ)
૧૩.	મોજે-વિજલપોર નગરપાલિકાના સંભાજીનગર વિસ્તાર, તા.જલાલપોર, જિ.નવસારીમાં વોર્ડ નં.૭માં આવેલ સર્વે	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૫,૨૦,૦૦૦/- (બજાર કિંમત- રૂ.૧ કરોડ)

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
	નં.૨૫૪/૪-એ, ક્ષેત્રફળ:૦-૨૦ ગુંઠાવાળી બિનખેતી જમીન પર આવેલ મકાન જેનો મ્યુ. ઘર નં. ૩૯૬૯/૦ છે તે મિલકત. કુલ ક્ષેત્રફળ-૭૨૦ ચો.ફુટ અને ૬૬.૯૧ ચો.મી.		
૧૪.	મોજે-વિજલપોર, તા.જલાલપોર, જિ.નવસારીમાં વોર્ડ નં.૭માં આવેલ સર્વે નં. ૨૫૪/૪-એ, ક્ષેત્રફળ:૦-૨૦ ગુંઠાવાળી બિનખેતી જમીન પર આવેલ પ્લોટ જેમાં કાચા પતરાવાળી ૯ રૂમ તથા ઉત્તર તરફ આવેલ ટોઈલેટ સહિતનો ૧૨ X ૬૦ નો ખુલ્લો પ્લોટ. કુલ ક્ષેત્રફળ-૨૧૬૦ ચો.ફુટ અને ૨૦૦.૭૫ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૬,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૧ કરોડ)
૧૫.	મોજે-વિજલપોર નગરપાલિકાની સંભાળીત વિસ્તાર, તા.જલાલપોર, જિ. નવસારીમાં વોર્ડ નં.૭માં આવેલ સર્વે નં. ૨૫૪/૪/એ, ક્ષેત્રફળ:૦-૨૦ ગુંઠાવાળી જમીન પર આવેલ પ્લોટ નં. ૨૪. કુલ ક્ષેત્રફળ-૭૨૦ ચો.ફુટ અને ૬૬.૯૧ ચો.મી.	શ્રીરંગ પ્રકાશભાઈપોળ	રૂ.૧૪,૨૧,૦૦૦/- (બજાર કિંમત- રૂ.૧ કરોડ)
૧૬.	મોજે-વિજલપોર, તા.જલાલપોર, જિ.નવસારીમાં નગરપાલિકા હદમાં વોર્ડ નં.૬માં આવેલ રે.સર્વે નં. ૨૩ વાળી જમીન પર આવેલ પ્લોટ નં.૬૫ પર આવેલ મ્યુ. ઘર નં. ૧૪૨૫/૦ તથા ૧૪૨૬/૦ થી નોંધાયેલ મિલકત. કુલ ક્ષેત્રફળ-૭૦૮ ચો.ફુટ અને ૬૫.૦૮ ચો.મી.	વિક્રમ પ્રકાશભાઈપોળ	રૂ.૧૫,૦૦,૦૦૦/- (બજાર કિંમત- રૂ.૪૦ લાખ)
૧૭.	મોજે-વિજલપોર, તા.જલાલપોર, જિ.નવસારીમાં આવેલ ખેતી સિવાયના રે. સર્વે નં.૭૬ માં પ્લોટ, કોમન પ્લોટ, આંતરીક રસ્તાઓ અંગેની જમીન પૈકી ઓમ સાંઈ રેસીડેન્સી નામે ઓળખાતી પ્લોટ.નં. ૭૬-બી વાળી જમીન, જેનું ક્ષેત્રફળ ૧૨૫.૧૩ ચો.મી.વાળી ખુલ્લી જમીન તથા કોમન પ્લોટનું ક્ષેત્રફળ ૧૫.૭૫ ચો.મી તેમજ કોમન રસ્તાનું ક્ષેત્રફળ ૪૫.૩૪ ચો.મી. કુલ-૧૮૬.૬૨ ચો.મી.	બાલુભાઈશ્રીશેલમ નંગી	રૂ.૨,૧૦,૦૦૦/- (બજાર કિંમત- રૂ.૭૦ લાખ)

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
૧૮.	મોજે-વિજલપોર, તા.જલાલપોર, જિ.નવસારીમાં આવેલ સરકારી રે.સર્વે નં.૮૫/૫ પૈકી પ્લોટ.નં.૭૨ ના પુર્વ ભાગ પૈકી ઉત્તર તરફના ભાગવાળી સ્થાવર ખુદ્દી જમીન. ક્ષેત્રફળ - ૨૦૫ ચો.મી.	વિનોદ સાહેબરાવ રસાળ	રૂ.૭૦,૦૦૦/- (બજાર કિંમત- રૂ.૬૫ લાખ)

**એનેક્ષર : ૨ (બેંક એકાઉન્ટમાં જમા નાણાં)**

નં	એકાઉન્ટ હોલ્ડરનું નામ	બેંકનું નામ	એકાઉન્ટ નંબર	રકમ (રૂપિયા)
૦૧	એસ.એસ.વી.બી. હોટલ્સ ઈન્ડિયા લી.	એક્સીસ બેંક નવસારી શાખા	૮૧૭૦૨૦૦૩૧૮ ૬૬૮૩૪	૧૬,૪૮૭.૭૦/-
૦૨	એસ.એસ.વી.બી.કુડ ઈન્ડિયા લી.	એક્સીસ બેંક નવસારી શાખા	૮૧૭૦૨૦૦૩૧૮ ૫૦૩૦૮	૧૬,૪૮૭.૭૦/-
૦૩	એસ.એસ.વી.બી. બિઝનેશ ઈન્ડિયા લી.	એક્સીસ બેંક નવસારી શાખા	૮૧૩૦ ૨૦૦૩૪૭ ૮૦૨૪૮	૪,૫૮૦.૪૫/-
૦૪	શ્રીરંગ પ્રકાશ પોળ	એક્સીસ બેંક નવસારી શાખા	૮૧૬૦૧૦૦૫૫૭ ૦૬૨૩૭	૭,૭૦૧.૦૦/-
૦૫	એસ.એસ.વી.બી. બિઝનેશ ઈન્ડિયા લી.	ICICI બેંક નવસારી શાખા	૧૮૩૩૦૫૫૦૦૦ ૬૦	૫૮૫.૪૮/-
૦૬	એસ.એસ.વી.બી. ફાઉન્ડેશન ટ્રસ્ટ	બેંક ઓફ બરોડા, નંદીની કોપ્લેક્ષ, નવસારી શાખા	૨૮૨૮૦૨૦૦૦૦ ૫૬૦	૧,૫૬૩.૦૦/-
૦૭	શ્રીરંગ પ્રકાશ પોળ	ઓરીએન્ટલ બેંક ઓફ કોમર્સ, નવસારી શાખા	૦૫૮૫૨૦૧૦૦૧ ૩૫૮૦	૧૧,૮૭૮.૩૮/-
૦૮	શ્રીરંગ પ્રકાશ પોળ	H.D.F.C. બેંક નવસારી શાખા	૦૧૩૫૫૩૦૦૧૧ ૫૮૮	૫૩.૨૫/-
૦૯	શ્રીરંગ પ્રકાશ પોળ	H.D.F.C. બેંક નવસારી શાખા	૫૦૨૦૦૦૧૮૦૮ ૨૦૬૪	૨૫૬.૨૬/-
૧૦	વિક્રમ પ્રકાશ પોળ	સ્ટેટ બેંક ઓફ ઈન્ડિયા, નવસારી શાખા	૩૦૦૪૨૮૪૨૮૮૮	૨૨,૦૮૦.૫૨/-
૧૧	વિક્રમ પ્રકાશ પોળ	યુનીયન બેંક ઓફ ઈન્ડિયા, નવસારી શાખા	૩૪૮૧૦૨૦૧૦૦ ૮૧૨૫૦	૩૭.૪૦/-
૧૨	વિક્રમ પ્રકાશ પોળ	H.D.F.C. બેંક નવસારી શાખા	૦૧૩૫૧૫૩૦૦૧ ૧૪૭૮	૭૬.૫૦/-
૧૩	વિક્રમ પ્રકાશ પોળ	બેંક ઓફ બરોડા, નવસારી શાખા	૧૧૩૨૦૧૦૦૦૦ ૪૧૩૩	૪૨૬.૦૦/-
૧૪	વિક્રમ પ્રકાશ પોળ	Valsad District કો.ઓ. બેંક લી., જલાલપોર શાખા	૬૧૭૦૨૧૦૧૦૩ ૧૪	૧૨,૧૩૮.૦૦/-
૧૫	બાલુભાઈ શ્રીશેલમ નંગી	યુનીયન બેંક ઓફ ઈન્ડિયા, નવસારી શાખા	૩૪૮૧૦૨૦૧૦૦ ૮૧૨૭૧	૭૩૮.૦૦/-



નં	એકાઉન્ટ હોલ્ડરનું નામ	બેંકનું નામ	એકાઉન્ટ નંબર	રકમ (રૂપિયા)
૧૬	વિનોદ સાહેબરાવ રસાળ	H.D.F.C. બેંક નવસારી શાખા	૫૦૨૦૦૦૩૪૧૬ ૦૨૩૧	૧૬,૧૭,૦૭૬.૦૦/-
૧૭	વિનોદ સાહેબરાવ રસાળ	H.D.F.C. બેંક નવસારી શાખા	૦૧૩૫૧૦૫૦૦૦ ૦૩૫૬	૧,૮૮,૫૫૨.૦૮/-
૧૮	મનિષાબેન વા./ઓફ શ્રીરંગ પ્રકાશ પોળ	યુનીયન બેંક ઓફ ઈન્ડિયા, નવસારી શાખા	૩૪૮૧૦૨૦૧૦૦ ૮૧૭૬૫	૧,૨૭૮.૦૦/-
૧૯	મનિષાબેન વા./ઓફ શ્રીરંગ પ્રકાશ પોળ	H.D.F.C. બેંક નવસારી શાખા	૦૩૫૧૮૭૦૦૦૦ ૬૮૩	૮,૪૮૩.૦૩/-
૨૦	મનિષાબેન વા./ઓફ શ્રીરંગ પ્રકાશ પોળ	વિજ્યાબેંક, નવસારી શાખા	૭૩૧૧૦PPF૦૦ ૦૦૦૦૦૦૦૮૦	૫૦,૫૫૭.૦૦/-
૨૧	ઈશાબેન ડૉ/ઓફ શ્રીરંગ પ્રકાશ પોળ	વિજ્યાબેંક, નવસારી શાખા	૭૩૧૧૦PPF૦૦ ૦૦૦૦૦૦૦૮૮	૪૩,૨૭૭.૦૦/-
૨૨	પ્રિયલબેન ડૉ/ઓફ શ્રીરંગ પ્રકાશ પોળ	વિજ્યાબેંક, નવસારી શાખા	૭૩૧૧૦PPF૦૦ ૦૦૦૦૦૦૦૮૮	૪૩,૨૭૭.૦૦/-
૨૩	પ્રિયમ શ્રીરંગ પ્રકાશ પોળ	વિજ્યાબેંક, નવસારી શાખા	૭૩૧૧૦PPF૦૦ ૦૦૦૦૦૦૦૮૭	૪૩,૨૭૭.૦૦/-
૨૪	શ્રેયાબેન ડૉ/ઓફ વિક્રમ પ્રકાશ પોળના નામે	બેંક ઓફ બરોડા, સ્ટેશન રોડ શાખા, નવસારી	૦૨૩૨૦૧૦૦૦૨ ૮૦૩૧	૧૦,૨૬૪.૮૨/-
કુલ				૨૧,૧૨,૨૭૩.૫૭

### એનેક્ષર-૩ (વાહનોની વિગતો)

નં.	ગાડીનો પ્રકાર	ગાડી.નં.	ચેસીસ નં.	એન્જીન નં.	મોડેલ/વર્ષ	કિંમત	માલિકનું નામ
૧	મહેન્દ્રા સેન્યુરી ગાડી	GJ-21 AP-0919	MCDKG1B 14E1E207 13	UPEEE0 21805	વર્ષ- ૨૦૧૪	૨૫,૦૦૦/-	બાલુભાઈ શ્રીશેલમ નંગી
૨	સ્પોર્ટ્સ મો.સાયકલ	GJ-21-P-6496	MBLHA10 EJ89A09372	HA10EA 89A31350	02/2018	૧૫,૦૦૦/-	મણિબેન બાલુભાઈ શ્રીશેલમ નંગી
૩	એક્ટીવા મોપેડ	GJ-21 AN-8783	ME4JF502 DE7040995	JF50E71 041025	04/2014	૨૦,૦૦૦/-	મણિબેન બાલુભાઈ શ્રીશેલમ નંગી
૪	રેનોલ્ડ ડસ્ટર કાર	GJ-21 AH-2754	MEEHSRA 36D3019417	K9KJ886 D01995 5	03/2013	૪,૦૦,૦૦૦/-	વિક્રમભાઈ પ્રકાશભાઈ પોળ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પંકજ દવે,**

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, SEPTEMBER 14, 2020 / BHADRA 23, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

વિજલપોર પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૪૭/૨૦૧૮  
થી દાખલ થયેલ ગુનાનાં કામે ગુજરાત પ્રોટેક્શન ઓફ  
ઈન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ  
એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની  
મિલકત ટાંચમાં લેવા બાબત.

#### ગૃહ વિભાગ

હુકમ ક્રમાંક: વિ.૨/ગનહ/૧૩૨૦૧૯/GPID-23

સચિવાલય, ગાંધીનગર, ૭મી સપ્ટેમ્બર, ૨૦૨૦.

#### હુકમ:

પોલીસ મહાનિદેશકશ્રી, સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યનાં તા.૧૩-૦૮-૨૦૨૦ ના પત્ર  
ક્રમાંક: સી.આઈ.ડી./EOW & FC/ટે-જએ/૪૪૭/૨૦૨૦ થી વિજલપોર પોલીસ સ્ટેશન ખાતે  
ફ.ગુ.ર.નં.૪૭/૨૦૧૮થી ધી ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ  
એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ની કલમ-૩, ૭ તથા ઈ.પી.કો. કલમ-૪૦૯, ૪૦૬, ૪૨૦, ૧૨૦બી તથા ધી  
પ્રાઈઝ ચીટ્સ એન્ડ મની સરક્યુલેશન એક્ટની કલમ-૪, ૫, ૬ હેઠળ નોંધાયેલ ગુનાના કામે ગુજરાત પ્રોટેક્શન  
ઓફ ઈન્ટરેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ, ૨૦૦૩ હેઠળ આરોપીઓની મિલકત  
ટાંચમાં લેવા બાબતે હુકમ કરવા વિનંતી કરેલ છે.

૨. ફરીયાદીશ્રી અરવિંદભાઈ ભગવાનભાઈ મિસ્ત્રીની ફરીયાદનાં આધારે આરોપીઓ (૧) શ્રીરંગ પ્રકાશ પોલ,  
(૨) વિક્રમ પ્રકાશ પોલ, (૩) બાલુભાઈ શ્રીલમ, (૪) વિનોદ સાહેબરાવ રસાલ વિરુદ્ધ વિજલપોર પો.સ્ટે. ખાતે  
ફ.ગુ.ર.નં.૪૭/૨૦૧૮ થી ગુનો દાખલ કરવામાં આવેલ છે.

૩. સદર ગુનાના આરોપીઓએ “ વિજલપોર પીપલ્સ કો.ઓ.કેડીટ સોસાયટી લિ.” તથા SSVB Business  
India Ltd. તથા SSVB Retail India Ltd. વિજલપોર ખાતે શરૂ કરી એકબીજાની મદદગારી કરીને પૂર્વયોજીત  
કાવતરૂ રચી રોકાણકારોને અન્નપૂર્ણા લોન, મકાન મિલકત લોન, સોના-ચાંદીના દાગીના સામે ગોલ્ડ લોન,  
ઘરવપરાશ લોન, કેશ કેડીટ લોન, એન.એસ.સી. કે વી.પી. સામે લોન, બિઝનેસ લોન ઓવર ડ્રાફ્ટ લોન,

મોટરવાહન લોન, જાતજમીન લોન, ફીક્સ ડીપોઝીટ સામે લોન, ગ્રાહકોને મંથલી રીકર્ડીંગ, ફિક્સ ડીપોઝીટ મુદતી થાપણ ધનલક્ષ્મી ડીપોઝીટ જેમાં ૭૦ માસમાં નાણાં ડબલ જેવી લોભામણી જાહેરાતો આપી ફરીયાદી અને સાહેદો, ક્રેડીટ સોસાયટીના ફુલ-૭૬૫૩ સભાસદોના રૂ.૪,૩૯,૦૬,૭૫૪/- નું રોકાણ કરાવેલ. લોનની રકમ પરત આવે તે ક્રેડીટ સોસાયટીના નામનું અલગ ડીફરેન્સ ખાતુ ઉભુ કરી તેમાં માંડવાળ કરી **SSVB Business India Ltd.** તથા **SSVB Retail India Ltd.** નાં લેણદારો-ગ્રાહકોના ખાતામાં ચુકવી આપેલ હોવાની મૌખિક રજૂઆત કરેલ છે, પરંતુ તેના કોઈ આધાર-પુરાવા નથી. ભોગ બનનાર ફુલ-૧૮૦ રોકાણકારોનાં ફુલ-૩.૧,૯૭,૬૧,૯૯૯/- પાકતી મુદતે પરત કરેલ નહિ હોવાનું જણાયેલ છે.

૪. આથી, જાહેરહિતને ધ્યાને લેતા તથા છેતરપિંડીના બનાવો બનતા અટકે તથા રોકાણકર્તાઓને પોતાના નાણાં પરત મળે તે હેતુથી જી.પી.આઈ.ડી. એક્ટ-૨૦૦૩ની કલમ-૪(૧) હેઠળ આરોપીઓની નીચે એનેક્સર: ૧ માં દર્શાવેલ મિલકતો ટાંચમાં લેવા હુકમ કરવા જરૂરી હોવાનું સી.આઈ.ડી. કાઈમ અને રેલવેઝ, ગુજરાત રાજ્યએ જણાવેલ છે. વધુમાં સદર ગુનાના આરોપીઓ સામે વિજલપોર પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૪૫/૧૮ હેઠળ ગુનો દાખલ થયેલ છે. જે જોતાં, આરોપીઓ આ પ્રકારના આર્થિક ગુનાહિત પ્રવૃત્તિની ટેવવાળા હોવાનું જણાય છે.

૫. આથી, વિજલપોર પોલીસ સ્ટેશન ખાતે ફ.ગુ.ર.નં.૪૭/૨૦૧૮ થી દાખલ થયેલ ગુનાનાં કામે ધી ગુજરાત પ્રોટેક્શન ઓફ ઈન્ટેસ્ટ ઓફ ડીપોઝીટર્સ (ઈન ફાઈનાન્સીયલ એસ્ટાબ્લીશમેન્ટ) એક્ટ-૨૦૦૩ની કલમ-૪(૧) મુજબ આરોપીઓની નીચે કોષ્ટકમાં દર્શાવ્યા મુજબની પ્રોપર્ટી ટાંચમાં લેવા તથા નવસારી પ્રાંત અધિકારીને “કોમ્પીટન્ટ ઓથોરીટી” તરીકે સંબંધિત “કેઝીમેટેડ કોર્ટ” ના આખરી હુકમ સુધી પ્રોપર્ટી તેમના હસ્તક રાખવા આથી હુકમ કરવામાં આવે છે.

#### એનેક્સર-૧

નં.	મિલકતનું વર્ણન	માલિકનું નામ	ખરીદ કિંમત
૧.	મોજે-વિજલપોર, તા.જલ્લાલપોર જિ.નવસારીમાં આવેલ રેવન્યુ સર્વે નં.૨૫૨/૧+૨+૩+૪/પૈકી વાળી જમીનમાં આવેલ (ખુલ્લો) પ્લોટ નં.૧૨૨-બ, ક્ષેત્રફળ-૪૧ ચો.મી.	શ્રીરંગ પ્રકાશભાઈ પોળ	રૂ.૪,૦૫,૦૦૦/- (બજાર કિંમત - રૂ.૨૦ લાખ)
૨.	મોજે-વિજલપોર, તા.જલ્લાલપોર જિ.નવસારીમાં આવેલ રેવન્યુ સર્વે નં.૧૬૩/૧ વાળી જમીનમાં પાડેલ બિનખેતી પ્લોટ્સ પૈકી પ્લોટ નં.૫૪, ક્ષેત્રફળ-૭૫.૦૫ ચો.મી.	વિક્રમ પ્રકાશભાઈ પોળ (નોંધ:- આરોપીના પાવર ઓફ એટર્ની હોલ્ડર દિપક સાધુરામ ભવરે તેમની ભાભી લક્ષ્મીબેન વિનયભાઈ ભવરના નામે દસ્તાવેજ કરતાં તેમના નામે (કબજામાં) છે. )	રૂ.૫,૨૫,૦૦૦/- (બજાર કિંમત - રૂ.૨૦ લાખ)
૩.	મોજે-વિજલપોર, તા.જલ્લાલપોર જિ.નવસારીમાં આવેલ રેવન્યુ સર્વે નં.૧૬૩/૧ વાળી જમીનમાં પાડેલ બિનખેતી પ્લોટ્સ પૈકી પ્લોટ નં.૫૫, ક્ષેત્રફળ-૭૫.૦૫ ચો.મી.	વિક્રમ પ્રકાશભાઈ પોળ (નોંધ:- આરોપીના પાવર ઓફ એટર્ની હોલ્ડર દિપક સાધુરામ ભવરની પતિન વંદનાબેન દિપકના નામે દસ્તાવેજ કરતાં તેમના નામે (કબજામાં) છે. )	રૂ.૫,૨૫,૦૦૦/- (બજાર કિંમત - રૂ.૨૦ લાખ)

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ દવે,  
ઉપસચિવ,  
ગૃહ વિભાગ.



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#### મહેસૂલ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, જથી સપ્ટેમ્બર, ૨૦૨૦.

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક : ધમ-૭૩-૨૦૨૦-મ-અકય-૨૧૨૦૧૭-૩૦૦૫-૪ :** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, **મોજ-કચીગામ, તા. જિ.વલસાડના** ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૦૫/૦૪/૧૯૭૯ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ નં-૧ ના પાના નંબર ૫૨૪ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે પૈકી બ્લોક નં.૧૪૮, ૧૪૯, ૧૫૦ ની એકત્રીકરણની ફેરફાર કરેલી યોજના ગુજરાત રાજ્યની સરકારે તેમના તા.૦૪/૦૯/૨૦૨૦ ના ઠરાવ ક્રમાંક: અકય-૨૧૨૦૧૭-૩૦૦૫-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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**PUBLISHED BY AUTHORITY**

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## **PART IV-B**

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### **FINANCE DEPARTMENT**

#### **NOTIFICATION**

Sachivalaya, Gandhinagar, 15<sup>th</sup> September, 2020

#### **Notification No. 65/2020-State Tax**

#### **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-85)GST-2020/S.168A(7)TH :** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-37)/GST-2020/S.168A(1)TH dated the 9<sup>th</sup> April, 2020, Notification No.35/2020-State Tax, namely :-

In the said notification, in the first paragraph, in clause (i), the following proviso shall be inserted, namely:-

"Provided that where, any time limit for completion or compliance of any action, by any authority, has been specified in, or prescribed or notified under section 171 of the said Act, which falls during the period from the 20<sup>th</sup> day of March, 2020 to the 29<sup>th</sup> day of November, 2020 and where completion or compliance of such action has not been made within such time, then, the time limit for completion or compliance of such action, shall be extended upto the 30<sup>th</sup> day of November, 2020."

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/ 134 OF 2020/DVP-212020-427-L:** In exercise of the powers conferred by section-3, section-6 and section -18 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976)(hereinafter refer to as "the said Act") the Government of Gujarat hereby :-

- i. declares the area within the jurisdiction of the local authority specified in column 3 of the Schedule hereunder to be a Development Area under section 3(1) of the said Act,
- ii. defines the area within the jurisdiction of the local authority specified in Column-3 of the Schedule to be the limits of such Development Area under section-3(2) of the said Act,
- iii. amalgamates this Development Area with the Development Area declared by Government Notification Panchayats, Housing and Urban Development Department No.GHB/20/UDA-1177-642(2)-Q, dated.30.01.1978 at Sr.No.11 of the schedule under section-3(3) of the said Act,
- iv. designate the Palanpur Municipality as the Palanpur Area Development Authority for the Development Area specified in column-3 of the Schedule under section-6 (1) of the said Act,
- v. directs the Palanpur Area Development Authority to prepare, publish and submit to the State Government, a draft development plan for the Development Area specified in column-3 of the Schedule within twelve months from the date of notification or within such time as the State Government may, from time to time, extend under section 18 of the said Act.

**SCHEDULE**

<b>No.</b>	<b>Name of the District</b>	<b>Area of the local authority</b>	<b>Name of the local authority</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
1	Banaskantha	Area included within the old limits of Palanpur Municipality vide Government notification of Urban Development and Urban Housing Department No.KV/191 of 2015/NPL-112014-5638-Part(1)M, Dated the 18.05.2015.	Palanpur Municipality

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 15<sup>th</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/135 OF 2020/ADA-182020-2843-L:**In exercise of the powers conferred by section-3, section-6 and section -18 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976)(hereinafter refer to as "the said Act") the Government of Gujarat hereby :-

- i. declares the area within the jurisdiction of the local authority specified in column 3 of the Schedule hereunder to be a Development Area under section 3(1) of the said Act,
- ii. defines the area within the jurisdiction of the local authority specified in Column-3 of the Schedule to be the limits of such Development Area under section-3(2) of the said Act,
- iii. amalgamates this Development Area with the Development Area declared by Government Notification Panchayats, Housing and Urban Development Department No.GHB/20/UDA-1177-642(2)-Q, dated.30.01.1978 at Sr.No.78 of the schedule under section-3(3) of the said Act,
- iv. designate the Petlad Municipality as the Petlad Area Development Authority for the Development Area specified in column-3 of the Schedule under section-6(1) of the said Act,
- V. directs the Petlad Area Development Authority to prepare, publish and submit to the State Government, a draft development plan for the Development Area specified in column-3 of the Schedule within twelve months from the date of notification or within such time as the State Government may, from time to time, extend under section 18 of the said Act.

**SCHEDULE**

<b>No.</b>	<b>Name of the District</b>	<b>Area of the local authority</b>	<b>Name of the local authority</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
1	Anand	Area included within the old limits of Petlad Municipality vide Government notification of Urban Development and Urban Housing Department No.KV/114 of 2020/NPL-452018- 1710-M, Dated the 24.08.2020.	Petlad Municipality

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/ 136 OF 2020/ADA-262020-2844-L:**In exercise of the powers conferred by section-3, section-6 and section -18 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976)(hereinafter refer to as "the said Act") the Government of Gujarat hereby :-

- declares the area within the jurisdiction of the local authority specified in column 3 of the Schedule hereunder to be a Development Area under section 3(1) of the said Act,
- defines the area within the jurisdiction of the local authority specified in Column-3 of the Schedule to be the limits of such Development Area under section-3(2) of the said Act,
- amalgamates this Development Area with the Development Area declared by Government Notification Panchayats, Housing and Urban Development Department No.GHB/20/UDA-1177-642(2)-Q , dated.30.01.1978 at Sr.No.37 of the schedule under section-3(3) of the said Act,
- designate the Savarkundla Municipality as the Savarkundla Area Development Authority for the Development Area specified in column-3 of the Schedule under section-6(1) of the said Act,
- directs the Savarkundla Area Development Authority to prepare, publish and submit to the State Government, a draft development plan for the Development Area specified in column-3 of the Schedule within twelve months from the date of notification or within such time as the State Government may, from time to time, extend under section 18 of the said Act.

#### SCHEDULE

No.	Name of the District	Area of the local authority	Name of the local authority
1	2	3	4
1	Amreli	Area included within the old limits of Savarkundla Municipality vide Government notification of Urban Development and Urban Housing Department No.KV/ 113 of 2020/NPL-4520-372-M, Dated the 24.08.2020.	Savarkundla Municipality

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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VOL. LXI ] WEDNESDAY, SEPTEMBER 16, 2020 / BHADRA 25, 1942

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> September, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/68/CPI/2011/1138/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 428 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
428	M/S Halewood Laboratories Pvt. Ltd.  (Consumer HT- No : 100010348)	Vatva	Ahmedabad	Unit shall be permitted to utilize <b>200 KW</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/137 OF 2020/TPS-122019-1319-L** : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Nadiad Area Development Authority declared its intention of making of the Draft Town Planning Scheme No.8 (Nadiad) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

AND WHEREAS, in exercise of the powers conferred by section 48 (2) of the said Act, the Government of Gujarat Returned the said Draft Scheme to the said Authority with direction under Government Notification, Urban Development and Urban Housing Department No.GH/V/279 of 2015/TPS-362015-1216(2)-L, dated.23.10.2015.

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

THERE AFTER, the said Authority submitted the Draft Town Planning Scheme No.8(Nadiad) (hereinafter referred to as "the said Draft Scheme") to the State Government for sanction under section 48(1) of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

Refuse to sanction the said Draft Scheme.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----  
**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 17<sup>th</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/138 OF 2020/TPS-112020-1090-L** : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.436 (Visalpur-Navapura-Sanathal) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## એનેક્ષર

## મુસદ્દારૂપ નગર રચના યોજના નં.૪૩૬ (વિસલપુર-નવાપુરા-સનાથલ)

## NOTIFICATION NO.GH/V/ 138 OF 2020/TPS-112020-1090-L

૧. પ્લાનમાં દર્શાવેલ અલગ નંબરો, હદો બાબતે તેમજ એફ- ફોર્મમાં કેસ નં. ૯૨માં મુળખંડ નંબર, અંતિમખંડ નંબરના અલગ ક્ષેત્રફળ તેમજ મુળખંડ નંબરોમાં વચ્ચે દર્શાવેલ “+” ની નિશાની દર્શાવવા બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૨. પ્લાનમાં દર્શાવેલ અલગ નંબરો, હદો બાબતે તેમજ એફ-ફોર્મમાં કેસ નં. ૯૪, ૨૫૧ વિગેરેમાં મુળખંડ નંબર, અંતિમખંડ નંબરના અલગ ક્ષેત્રફળ તેમજ મુળખંડ નંબરમાં વચ્ચે દર્શાવેલ “+” ની નિશાની દર્શાવવા બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
૩. કેસ નં. ૨૫, ૯૧, ૧૩૩, ૧૩૪, ૨૦૧, ૨૧૫, ૨૮૪, ૨૮૬, ૨૮૭ વિગેરેના મુળખંડની જમીનમાં કરેલ ઓછી કપાત બાબતે હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતિ, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૪. નકશાઓમાં મુળખંડ નં. ૨૬ ની હદો સ્પષ્ટ દર્શાવવાની રહેશે.
૫. અંતિમખંડ નં.૧૦૯ તથા ૨૯૬ને અરસ-પરસ ફાળવવા બાબતે તેમજ સમુચિત સત્તામંડળને બાંધકામ વાળી જમીનમાં અંતિમખંડ નં.૩૩૧ ફાળવવા બાબતે સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
૬. ફોર્મ- એફના કેસ નં.૧૨૪, ૧૨૫, ૧૫૬ થી ૧૬૫, ૨૬૫, ૨૬૯ વિગેરેમાં રેવન્યુ રેકર્ડની ચકાસણી કરી ફોર્મ-એફના કોલમ નં.૧૬માં તદ્દાનુસાર યોગ્ય જરૂરી નોંધ દર્શાવવાની રહેશે.
૭. નકશા તથા એફ-ફોર્મ માં કેસ નં.૧૩૭માં દર્શાવેલ મુળખંડ નંબર તથા અંતિમખંડ નંબરના ક્ષેત્રફળની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૮. મુ.ખં.નં.૧૦૦ની જમીનનું રેવન્યુ રેકર્ડ ચકાસણી કરી, સરકારી તળાવ હોય તો કપાત કરવાની રહેશે નહીં.
૯. નકશા તથા એફ-ફોર્મમાં કેસ નં.૧૯૫, ૧૯૬ માં દર્શાવેલ રે.સ.નંબર, મુળખંડ નંબર તથા અંતિમખંડ નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે,
૧૦. મુળખંડ નં.૨૦૯ને ફાળવેલ અંતિમખંડ નં.૨૦૯/૧ તથા અંતિમખંડ નં.૨૦૯/૨ની જમીન પૈકી અંતિમખંડ નં.૨૦૯/૨ને મુળખંડની જમીનમાં/લાગુ જમીનમાં ફાળવી મુળખંડ નં.૨૦૯ને એક જ અંતિમખંડ ફાળવવાનો રહેશે.
૧૧. ફોર્મ-એફના અંતિમખંડ નં.૨૨૪, ૨૨૫, ૨૨૬ વિગેરેને લાગુ મુ.ન.ર.યો, નં. ૪૦૩/અ ના રોડથી પ્રવેશ બાબતે ફોર્મ-એફના કોલમ નં. ૧૬માં જરૂરી નોંધ દર્શાવવાની રહેશે.
૧૨. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૨૭૨/૧, ૩૦૧/૧, ૩૦૧/૨, ૨૬૭, ૩૧૫, ૩૩૮/૧, ૩૩૬, ૩૬૨, ૩૧૩, ૩૦૪ વિગેરે ના આયોજન બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૩. એફ-ફોર્મમાં તથા નકશામાં કેસ નં. ૨૯૦માં સત્તામંડળને ફાળવેલ અંતિમખંડોના હેતુના નામમાં વિસંગતતા બાબતેની વિગતો જરૂરી ચકાસણી કરી સુસંગત કરવાની રહેશે.
૧૪. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં દર્શાવેલ વધારા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.

૧૫. અધિનિયમની જોગવાઈ મુજબ એક્-ફોર્મમાં કોલમ નં.૯ થી ૧૫ ની ગણતરીની ચકાસણી કરી તેને આનુષંગિક તમામ સુધારા યોજનાના સાહિત્યમાં કરી લેવાના રહેશે.
૧૬. મુળખંડ નં.૬૮ની જમીનને ફાળવેલ અંતિમખંડ નં.૬૮ના ક્ષેત્રફળ બાબતે રેવન્યુ રેકર્ડ તથા નકશાની ચકાસણી કરી નિર્ણય લેવાનો રહેશે.
૧૭. ઓડાની મંજૂર વિકાસ યોજનાના નકશામાં સ.નં. ૧૯૭ તથા રરપની જમીન વોટરબોડી જ્યારે કેસ નં. ૧૨૦ તથા ૧૩૮માં નકશા તેમજ એક્-ફોર્મમાં સ.નં.૧૯૭ તથા રરપની જમીન વોટરબોડી દર્શાવેલ ન હોવા બાબતે તેમજ સર્વે નંબર, મુળખંડ નંબરની વિસંગતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૮. મુળખંડ નં.૨૫, ૯૦, ૧૨૧, ૧૩૨, ૧૩૩, ૧૭૪/૨, ૧૯૦, ૧૯૨/૧, ૧૯૩ તથા ૧૯૭ તેમજ મુળખંડ નં.૧૮૯૮ની જમીનમાં હયાત બાંધકામની અધિકૃતતા, સ્થળ સ્થિતિ, ખુદ્દી જમીનની ઉપલબ્ધતા ધ્યાને લઈ કપાત બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
૧૯. આઈ.ઓ.સી. લાઈન તથા એચ.ટી. લાઈનથી (મુળખંડ નં.૨૨, ૨૩૦/૨, ૨૫૭ વિગેરે)અસર પામતા મુળખંડોની જમીનોને મુળખંડની જમીન/લાગુ જમીનમાં આઈ.ઓ.સી. લાઈન તથા એચ.ટી. લાઈનની અસરના પ્રમાણમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.
૨૦. યોજના વિસ્તારમાં હયાત બાંધકામ ધ્યાને લઈ જે મુળખંડોની જમીનમાં સામાન્યથી ઓછી કપાત કરેલ હોય તેવા મુળખંડોમાં “જમીન માલિકો દ્વારા જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદ્દી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત મુજબ કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે” તેવી નોંધ પુનઃવહેંચણી પત્રકના રીમાર્સ કોલમમાં આમેજ કરવાની રહેશે.
૨૧. કોસ્ટ ઓફ વર્કસમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ તથા એચ.ટી. લાઈન શીફ્ટીંગ ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> September, 2020.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/139 OF 2020/TPS-112020-1046-L** : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.430 (Visalpur) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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એનેક્ષર

**મુસદ્દારૂપ નગર રચના યોજના નં.૪૩૦ (વિસલપુર)**

**NOTIFICATION NO.GH/V/ 139 OF 2020/TPS-112020-1046-L**

૧. કેસ નં.૬, ૭, ૧૨, ૩૭ ૩૮, ૪૧, ૪૩, ૮૩, ૮૬, ૮૭, ૧૪૩ વિગેરેમાં દરેક મુળખંડોના ક્ષેત્રફળ દર્શાવી, મુ.ખં.નંબરોની વચ્ચે દર્શાવેલ “+” ની નિશાની દૂર કરવા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૨. એફ- ફોર્મ માં કેસ નં. ૪૨માં મુળખંડ નં.૪૧/૧ જ્યારે કપાતના પત્રકમાં મુળખંડ નં.૪૧/૧, ૪૧/૨ની વિસંગતતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી નકશા તથા એફ-ફોર્મની વિગતો સુસંગત કરવાની રહેશે.
૩. કેસ નં.૮૩, ૧૪૩માં એફ-ફોર્મ તથા નકશામાં દર્શાવેલ મુળખંડ નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૪. અંતિમખંડ નં.૭૩, ૮૪, ૧૦૧, ૮૬, ૧૭૭, ૧૮૬ વિગેરેને લાગુ નગર રચના યોજનાના રોડથી પ્રવેશ આપેલ હોવા અંગે ચકાસણી કરી, ફોર્મ-એફના રીમાર્ક્સ કોલમમાં જરૂરી નોંધ દર્શાવવાની રહેશે.
૫. કેસ નં. ૮૬ માં નકશા તથા એફ-ફોર્મમાં દર્શાવેલ રે.સ.નંબરની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૬. કેસ નં. ૧૨૩, ૧૪૩ વિ.ની જમીનો બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી, નવી શરત/પ્ર.સ.પ્ર.ની જમીનોને અલગ મુળખંડ તથા અંતિમખંડ ફાળવી, સરકારશ્રીના હિત અંગેની જરૂરી નોંધ ફોર્મ-એફના રીમાર્ક્સ કોલમમાં દર્શાવવાની રહેશે.
૭. કેસ નં. ૧૩૨ના એફ-ફોર્મ માં મુળખંડ નં.૧૩૦ - અંતિમખંડ નં.૧૩૦/૧+૧૩૦/૨, નકશામાં મુળખંડ નં. ૧૩૦/૧ તથા ૧૩૦/૨, અંતિમખંડ નં.૧૩૦/૧ તથા ૧૩૦/૨ દર્શાવેલ હોવાની વિસંગતતા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.

૮. ડી.પી. પાર્ટ પ્લાન મુજબ રે.સ.નં, ૧૨૨ તથા ૧૬૭ની જમીન વોટર બોડી દર્શાવેલ હોવા બાબતે સ્થળતપાસ, ગામ નમુના નં.૭/૧૨, નમુના નં.૧ તથા ડી.આઈ.એલ.આર.નો રેવન્યુ નકશો વિગેરે રેવન્યુરેકર્ડની ચકાસણી કરી સદર જમીન તળાવ હોય તો તેની હદો ચથાવત રાખવા તેમજ અલગથી મુળખંડ તથા અંતિમખંડ ફાળવવા બાબતે અધિનિયમની જોગવાઈ હેઠળ નિયમાનુસાર ચથોચિત નિર્ણય લેવાનો રહેશે.
૯. યોજનામાં આવતી કેનાલોની જમીનો અંગે રેવન્યુ રેકર્ડની ચકાસણી કરી અલગથી મુળખંડો તથા અંતિમખંડો ફાળવવાના રહેશે.
૧૦. હયાત અમદાવાદ-ઘોળકા હાઇવેની બંને તરફ દર્શાવેલ ટી.પી. રોડની પહોળાઈ દર્શાવવાની રહેશે.
૧૧. એફ-ફોર્મમાં સત્તામંડળને ફાળવેલ અંતિમખંડોને અલગ એક જ કેસ તરીકે દર્શાવવા તથા અંતિમખંડોને ક્રમાનુસાર દર્શાવવાના રહેશે.
૧૨. એફ-ફોર્મમાં સત્તામંડળના કેસમાં ઇ.ડબલ્યુ.એસ.એચ.ને બદલે એસ.ઇ.ડબલ્યુ.એસ.એચ. દર્શાવવાના રહેશે.
૧૩. સત્તામંડળને ફાળવેલ વિવિધ પ્લોટોના હેતુ, એફ-ફોર્મ તથા નક્શાઓમાં સુસંગત કરવાના રહેશે.
૧૪. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા તથા ખર્ચની ગણતરીમાં વધારો આપવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
૧૫. એફ-ફોર્મમાં કોલમ નં.૯ થી ૧૫ ની ગણતરીની ચકાસણી કરી, યોજનાના સાહિત્યમાં આનુષંગિક સુધારા કરવાના રહેશે.
૧૬. મહેસૂલ વિભાગ દ્વારા નક્કી કરાયેલ નીતિની ચકાસણી કરી મુળખંડ નં.૮૧/૧, ૮૧/૨, ૮૧/૩, ૮૧/૪, ૮૧/૫ તથા ૮૧/૬ ની ગૌચરની જમીનોમાં કપાતનુ ધોરણ નક્કી કરવાનું રહેશે.
૧૭. મુળખંડ નં.૨૨, ૯૬, ૭૫, ૮૨, ૧૨૮, ૧૪૧/૨ની જમીનોને ઇલેક્ટ્રીક લાઈનની અસરના પ્રમાણમાં મુળખંડની જમીન/લાગુ જમીનમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવાના રહેશે.
૧૮. સમુચિત સત્તામંડળને ફાળવેલા અંતિમખંડ નં.૧૯૦ (સામાજિક માળખા) (WDS-ESR), ૧૮૯/૧ (સામાજિક માળખા) (એનીમલ હોસ્ટેલ) તથા ૧૮૯/૨(સામાજિક માળખા) (એનીમલ હોસ્ટેલ), ૧૮૯/૩ (સામાજિક માળખા) (SPS) નો હેતુ "સામાજિક માળખાગત સુવિધા" ના હેતુ માટે સુચવવાના રહેશે.
૧૯. કોસ્ટ ઓફ વર્કસમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લેવાનો રહેશે.
૨૦. યોજનામાં આવતી ખાનગી માલિકીની જમીનોને ફાળવેલ અંતિમખંડો તથા સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોની વિકસીત તથા અવિકસીત કિંમતોમાં વધુ તફાવત બાબતે જરૂરી ચકાસણી કરી, અધિનિયમની જોગવાઈ હેઠળ યોગ્ય નિર્ણય લેવાનો રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 17<sup>th</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/140 OF 2020/TPS-232019-3898-L** : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Bhavnagar Area Development Authority declared its intention of making of the Draft Town Planning Scheme No.16 (Adhewada) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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એનેક્ષર

**મુસદ્દા રૂપ નગર રચના યોજના નં.૧૬ (અધેવાડા)**

**NOTIFICATION NO.GH/V/ 140 OF 2020/TPS-232019-3898-L**

૧. જે મુળખંડોમાં સામાન્યથી ઓછી કપાત કરેલ હોય તેવા મુળખંડોની જમીનોમાં કરાયેલ સબ પ્લોટીંગ પૈકીના જે સબ પ્લોટો યોજનાના ઇરાદા જાહેર કર્યા પહેલા જે મુળખંડોની જમીનમાં સક્ષમ સત્તાધિકારી દ્વારા લે-આઉટ પ્લાન મંજૂર થયેલ હોય અને બીજા બેટી થયેલ હોય તેવી જમીનોના રે.સ.નંબરો/મુળખંડોની જમીનોમાં સબ-પ્લોટો પૈકીના જે સબ-પ્લોટો રજીસ્ટર્ડ દસ્તાવેજથી વેચાણ થયેલ હોય, તેવા સબપ્લોટોમાં કપાત કરવાની રહેશે નહીં. પરંતુ, જે સબ-પ્લોટો ઇરાદો જાહેર થયાની તા.૨૦.૦૯.૨૦૧૮ની સ્થિતિએ, પ્લાન મંજૂર કરાવનાર જમીન માલિક હસ્તક હોય તેવા સબ-પ્લોટોવાળી જમીનોના કુલ ક્ષેત્રફળમાં યોજનામાં અપનાવેલ સામાન્ય કપાતના ધોરણ મુજબ કપાત કરી, આવી કપાત થતી જમીનો એક જથ્થુ



સત્તામંડળને જાહેર હેતુ માટે સત્તામંડળના પરામર્શમાં રહી ફાળવવા તથા રસ્તાની પહોળાઈ ધ્યાને લઈ તેના હેતુ નક્કી કરવાના રહેશે.

૨. સક્ષમ સત્તામંડળ દ્વારા મંજૂર કરાયેલ પ્લાનમાં દર્શાવેલ કોમન પ્લોટ પૈકીની ૧૦% કોમન પ્લોટ વાળી. જમીન જે તે અંતિમખંડમાં ફાળવી, ૧૦%થી વધુ કોમન પ્લોટ વાળી ખુદ્દા જમીન કપાત કરવાની રહેશે.
૩. યોજના વિસ્તારમાં સુચિત ૬.૦૦ મી. પહોળાઈના રસ્તાઓની પહોળાઈ વધારી લઘુત્તમ ૭.૫૦ મી. પહોળાઈ કરવાની રહેશે.
૪. યોજના વિસ્તારમાં સમાવિષ્ટ વિકાસ યોજનાના અનામત હેઠળની જમીનોમાં નિયમાનુસાર કપાત કરી અનામત હેઠળની જમીનોમાં જ અંતિમખંડ ફાળવવા તેમજ જે મુળખંડોની પૈકીની જમીનો અનામત હેઠળ આવતી હોય તેવી જમીનોને અલગ મુળખંડ આપી નિયમાનુસાર કપાત કરી અનામત હેઠળની જમીનોમાં જ અલગ અંતિમખંડ ફાળવવા તેમજ પુનઃવહેંચણી પત્રકના રીમાર્ક્સ કોલમમાં રીઝર્વેશનની નોંધ કરવાની રહેશે.
૫. અંતિમખંડ નં. ૮૨/૧, ૮૩/૧, ૮૪/૧, ૮૪/૨, ૮૩, ૨૦૧, ૧૮૧ વિગેરે ની પુનઃરચના કરી અંતિમખંડ નં. ૨૦૧ ને અંતિમખંડ નં. ૧૮૧ સાથે ભેળવવાનો રહેશે.
૬. અંતિમખંડ નં. ૭૫/૧, ૭૭, ૧૭, ૭૨, ૭૪, ૭૬, ૭૫/૨, ૭૮, ૮૧, ૧૮૫, ૧૮૬, ૧૮૭, ૧૮૮ તથા ૧૮૯ વિગેરેની પુનઃરચના કરી સત્તામંડળને ૩૦,૦મી./૪૫.૦ મી.ના રસ્તા પર એક જથ્થે રમતગમતના મેદાન માટે અંતિમખંડ ફાળવવાનો રહેશે.
૭. ૩૦.૦ મી, રસ્તા તથા ૩૦.૦ મી. /૧૨,૦ મી. રસ્તાના જંકશન પર આવેલ અંતિમખંડ નં. ૧૫૬ (બગીચા) ને વાણીજ્ય વેચાણ માટે અને અંતિમખંડ નં, ૧૫૭(બગીચા)ને ખુદ્દા વાણીજ્યના ઉપયોગના હેતુ માટે ફાળવવાનો રહેશે.
૮. સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા અધિનિયમ ૧૯૭૬ ની જોગવાઈ મુજબ દર્શાવવાની રહેશે.
૯. સત્તામંડળના ફાળવેલ અંતિમખંડો નિયમિત આકારમાં અને સુચવેલ હેતુ મુજબનો ઉપયોગ મળવાપાત્ર થાય તે મુજબ અંતિમખંડો ફાળવવાના રહેશે.
૧૦. ડી.પી. પાર્ટ પ્લાન મુજબ રે.સ.નં.૭૩ ની જમીન વોટર બોડી જ્યારે એફ-ફોર્મમાં ગૌચર દર્શાવેલ હોવા બાબતે અધિકૃત રેવન્યુ રેકર્ડની ચકાસણી કરી, રે.સ.નં.૭૩ની જમીન તળાવ હોય તો તેની હદો ચથાવત રાખવા અને રે.સ.નં.૭૩ ની જમીન ગૌચરની હોય તો મહેસૂલ વિભાગ દ્વારા નક્કી કરાયેલ નીતિ ચકાસણી કરી તદ્દાનુસાર કપાતનું ઘોરણ નક્કી કરવાનું રહેશે.
૧૧. સમુચિત સત્તામંડળને "રમત ગમતના મેદાન માટે અનામત" ના હેતુ માટે ફાળવેલ અંતિમખંડ નં. ૧૮૫, ૧૮૬, ૧૮૭, ૧૮૮, ૧૮૯નો હેતુ "રમત ગમતના મેદાન માટે" દર્શાવવાનો રહેશે.
૧૨. સમુચિત સત્તામંડળને "બી.આર.ટી.એસ. ડેપો અને વર્ક શોપ માટે અનામત" ના હેતુ માટે ફાળવેલ અંતિમખંડનં. ૧૮૧ તથા ૨૦૧ના હેતુ "બી.આર.ટી.એસ. ડેપો અને વર્ક શોપ માટે" દર્શાવવાનો રહેશે.
૧૩. રકીમબુકના પાના નં.૭૮ પર મંજૂર અમલી સી.જી.ડી.સી.આર.લાગુ પડશે તે અંગેની નોંધ દર્શાવવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

FRIDAY, SEPTEMBER 18, 2020 / BHADRA 27, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> September, 2020.

**NO.GH/V/141 of 2020/ PRC-102018-5068-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make modifications in the Fire Prevention and Life Safety Regulations 2016, (hereinafter referred as Fire Regulations) and notified vide Notification No.GH/V/23 of 2016/ PRC/102013/398/V, on dated.03.02.2016 which had been sanctioned by Urban Development and Urban Housing Department Govt. of Gujarat, Gandhinagar and modified from time to time.

Now, in exercise of the powers conferred by the sub section (2) of section 18 of the Fire Prevention and Life Safety Act - 2013 (hereinafter referred as Fire Act) the modified regulations are as mentioned in the schedule.

It shall come into force from the date of publication of this notification in the Official Gazette.

#### SCHEDULE

1. In regulation no. 7.10(d), the following shall be deleted.

"However, no kind of any transformer shall be permitted in cellar/basement or within the building."

2. The regulation no.11(5) is replaced by the following regulation.

"No oil type transformer shall be allowed inside the building. Where electric substation has to be located within the main multi-storeyed building itself for unavoidable reasons, it shall be a dry-type installation, with very little combustible materials, such as dry type transformer with vacuum (or SF6) breakers as HT switch gears and ACB or MCCB as medium voltage (MV) switchgear.

Such substation shall be located on the ground level or on the first basement with following necessary conditions:

- a. The transformer room shall have fire walls of RCC on all sides, isolated from building walls.
- b. Minimum 3 Meters clearance shall be maintained on all sides of the transformers.
- C. HT cables inside the building shall be laid at a distance of one meter from columns and beams of the building.
- d. Only dry type transformers shall be installed inside the building."

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Govt.

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## EXTRAORDINARY

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### TRIBAL DEVELOPMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> September, 2020.

**The Gujarat Scheduled Castes, Scheduled Tribes and Other Backward Classes (Regulation of Issuance and Verification of Caste Certificates) Act, 2018**

No: GS/SH/01/AJP/102018/419/CH:- WHEREAS certain draft rule were published as required by subsection (1) of section 18 of the Gujarat Scheduled Castes, Scheduled Tribes and Other Backward Classes (Regulation of Issuance and Verification of Caste Certificates) Act, 2018 (Guj.19 of 2018), at pages 73-1 to 73-26 in the Gujarat Government Gazette Extraordinary Part IV-B, Dated the 7th March 2019, under the Government Notification Tribal Development Department NO:- GS/SH/08/AJP/102018/419/CH dated 7th March, 2019 inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the Official Gazette;

AND WHEREAS, suggestions or objections received in respect of the said draft rules have been considered by the Government;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), of section 18 of the Gujarat Scheduled Castes, Scheduled Tribes and Other Backward Classes (Regulation of Issuance and Verification of Caste Certificates) Act, 2018 (Guj. 19 of 2018) The Government of Gujarat hereby makes the following rules, namely:-

#### 1. Short title and commencement.-

- (1) These rules may be called the Gujarat Scheduled Tribes (Regulation of Issuance and Verification of Certificates) Rules, 2020.
- (2) They shall come into force on the date of publication of the notification in the *Official Gazette*.

#### 2. Definitions.-

- (1) In these rules, unless the context otherwise requires.-
  - (a) "Act" means the Gujarat Scheduled Castes, Scheduled Tribes and Other Backward Classes (Regulation of Issuance and Verification of Caste Certificates) Act, 2018 (Guj. 19 of 2018);
  - (b) "Appellate Authority" means an officer or an authority specified by the Government, by notification in the *Official Gazette*, issued under sub-section (1) of section 5 of the Act to hear and decide appeals against the order of rejection of the application for issuance of Scheduled Tribes Certificate by the Competent Authority;
  - (c) "Applicant" means a persons who makes an application for obtaining a Scheduled Tribe Certificate or for verification of such Certificate;
  - (d) "Competent Authority" means an officer or an authority authorized by the Government, by notification in the *official gazette*, to issue Scheduled Tribe Certificate, for such area and for such purpose as may be specified in the said Notification.
  - (e) "Form" means a Form appended to these rules;
  - (f) "Presidential Order" means the Order issued by the President of India under article 342 of the Constitution of India and as amended by Parliament from time to time, notifying the list of the Scheduled Tribes in respect of the State of Gujarat;

- (g) "relative" means a blood relative from paternal side of the applicant;
- (h) "Scheduled Tribe Certificate" means a certificate issued by the Competent Authority indicating therein the Scheduled Tribe to which the applicant belongs;
- (i) "Scrutiny Committee" means the committee or committees constituted by the Government by notification in the *Official Gazette*, issued under sub-section (1) of section 6 of the Act for verification of the caste certificate and to perform the functions of the Scrutiny Committee under the Act;
- (j) "Validity Certificate" means a Certificate issued by the Scheduled Tribe Certificate Scrutiny Committee validating the Scheduled Tribe Certificate issued by the Competent Authority.

(2) Words and expressions used in these rules but not defined shall have the same meanings respectively assigned to them in the Act.

**3. Procedure for obtaining Scheduled Tribe Certificate from the Competent Authority.-**

(1) A person who claims to belong to any of the Scheduled Tribes and accordingly desires to have a Scheduled Tribe Certificate shall submit his application in Form A to the Competent Authority.

(2) With the applicant's application:-

- (a) particulars of the Scheduled Tribe, tribal community, part or group of tribe, which he claims to belong to;
- (b) the place from which he originally hails;
- (c) whether he had applied for grant of Scheduled Tribe Certificate in the State of Gujarat or in any other State;
- (d) whether any Scheduled Tribe Certificate was issued or refused to any of his near relatives in the State of Gujarat or in any other State;

An affidavit in form A-1 specifying its details shall be filed under oath before the authorized officer or court;

(3) The applicant shall furnish the attested copies of the following documents with his application for obtaining the Scheduled Tribe Certificate and shall produce the originals thereof, on demand, by the Competent Authority:-

- (a) (i) extract of the Birth Register in respect of an applicant, his father or elderly relatives from paternal side;
- (ii) extract of the Primary School Admission Register of the applicant, his father or grand-father or great grand-father, whichever is applicable; and
- (iii) Primary School leaving certificate of the applicant and his father or grand-father or great grand-father, whichever is applicable;
- (b) documentary evidence in regard to the Scheduled Tribe and place of permanent residence prior to the date of notification of such Scheduled Tribe order;
- (c) an extract of service record (book) mentioning the Tribe of the applicant's his father or grand-father or great grand-father or blood relatives who are in Government or any other services;
- (d) Validity certificate if any, of the father or real uncle or any other elderly relatives from paternal side of the applicant granted by the Scrutiny Committee;

(e) Revenue record or village panchayat record, if any; and

- (4) If the applicant is unable to produce any one or more of the documents mentioned in clauses (a) to (e), in such cases, the applicant shall state reasons thereof in his affidavit and the Competent Authority may consider the same and after conducting enquiry as he deems fit, shall decide the claim on merit, provided the applicant has permanent place of residence prior to date of notification of his tribe in relevant Presidential Order.

**4. Procedure to be followed by Competent Authority for grant of certificate or rejection of application for Scheduled Tribe Certificate.-**

- (1) On receipt of the application under section 3 of the Act, the Competent Authority shall ensure that the applicant has furnished complete information in all respects and shall give the acknowledgment with the date of receipt of the application along with the list of documents furnished by the applicant with the application.
- (2) The Competent Authority shall scrutinise the claim of the applicant and shall satisfy himself about the genuineness of the claim.
- (3) The Competent Authority shall verify the documents with the original documents and if satisfied about the correctness of the information, documents and evidence furnished by the applicants, he shall issue the Scheduled Tribe Certificate in Form B within fifteen days from the date of receipt of the duly completed application.
- (4) The lists of the applicants to whom the Scheduled Tribe Certificates have been issued or, as the case may be, rejected, during a month, shall be displayed on the notice board of the office of the Competent Authority by the 5<sup>th</sup> day of the next succeeding month certificate to that effect shall be recorded in the register maintained by him.
- (5) Each such certificate shall bear:-
  - (a) Serial number of the Scheduled Tribe Certificate issued by the Competent Authority;
  - (b) Signature and official seal of the Competent Authority;
  - (c) Serial number of the Scheduled Tribe mentioned in the list of the Presidential Order as well as title of the Order;
  - (d) Name and designation of the officer, acting as the Competent Authority, below his signature;
  - (e) Date and place of issuance of Certificate;
- (6) If the Competent Authority is not satisfied with the claim of the applicant on the scrutiny of evidence produces, the Competent Authority may, after recording reasons there-of, order a further enquiry as he deems fit. For conducting the inquiry, the Competent Authority shall issue a notice, giving a clear fifteen days period from the date of issue of the notice, to the applicant or any other person concerned for attending the enquiry proceedings.
- (7) Where a person on whom a notice is served under sub-rule (6) by the Competent Authority fails to appear before it, on the date mentioned therein, the Competent Authority shall give one more opportunity to him and then decide the application as well as objections raised, if any, on merits of the case.
- (8) Where the applicant fails to appear before the competent Authority, the Competent Authority shall complete the enquiry within a period of thirty days from the date of the order of enquiry.

(9) After considering the evidence produced by the applicant or any other person on his behalf, and the statement of the applicant and after taking into account the material gathered by the Competent Authority, if the Competent Authority is satisfied about the genuineness of the claim; he shall grant the Scheduled Tribes Certificate to the applicant within a period of forty-five days from the date of the application. In Case the authority is not satisfied, he may reject the application after recording reasons thereof.

(10) In case of the rejection of the application, the Competent Authority shall give a copy of the Order, free of cost, immediately, after passing of the Order, to the applicant and obtain an acknowledgement thereof. The Competent Authority shall specifically state below the operative part of the Order, that the applicant has a right to appeal and shall mention about the Appellate Authority and the period of limitation for appeal.

**5. Procedure for obtaining Scheduled Tribe Certificate who have been provided area specific reservation as per Presidential Order SRO-2477-A, dated the 29<sup>th</sup> October, 1956:**

- (1) The Competent Authority shall have jurisdiction to issue Scheduled Tribe Certificate in respect of an applicant who himself or whose father or grand-father or great grandfather (whichever is applicable), was permanently residing within the territorial jurisdiction of that Competent Authority on the date of notification of the Presidential Order scheduling that particular Tribe.
- (2) In case, the applicant or his father or grand-father or great grandfather (whichever is applicable), was not permanent resident of any place within the jurisdiction of that Competent Authority, temporary residence of applicant for the purpose of services, employment, education or confinement in jail etc. within the territorial jurisdiction of the Competent Authority, shall not confer jurisdiction on that Competent Authority to issue Scheduled Tribe Certificate.
- (3) The Competent Authority having territorial jurisdiction to issue Scheduled Tribe Certificate shall be the only authority to issue certificate in case of Scheduled Tribes which have been provided area specific reservation as per the Presidential Order and are permanent resident of concerned area on the deemed date.
- (4) The applicant shall submit the application for Scheduled Tribe Certificate to the Competent Authority having territorial jurisdiction where they are permanent resident on the date of declaration of Presidential Notification.
- (5) The applicant shall submit documentary evidence of the permanent residence on the declaration of Presidential Notification in the notified area shall be submitted along with all document as per rule 3 of these rules.

**6. Maintenance of record by the Competent Authority**

- (1) The Competent Authority shall maintain a register, in Form C, of the Scheduled Tribes Certificates issued by him.
- (2) The Competent Authority shall forward an extract of the register of the Scheduled Tribes Certificates issued for each calendar month to the following authorities before the 5th day of the next following month, namely:-
  - (a) The Commissioner, Tribal Development Department;
  - (b) The concerned Scrutiny Committee;
  - (c) Collector of the concerned District;

- (d) Office of the Assistant Commissioner, Tribal Development Department.
- (3) The register of the Scheduled Tribe Certificate so maintained by the Competent Authority shall be open for inspection by the general public.

#### **7. Appellate Authority.-**

- (1) If the application for grant of Scheduled Tribe Certificate is rejected by the Competent Authority, the applicant may prefer an appeal against the order of rejection to the respective Appellate Authority within a period of thirty days from the date of the rejection order.
- (2) The Appellate Authority shall examine the grounds on which the appeal is filed and also receive or call for further documents and call for further records of the Competent Authority if considered necessary, and pass such orders within a period of three months as the Appellate Authority considers fit and proper in the matter.
- (3) The Appellate Authority shall pass an order as deems fit after giving the applicant proper opportunity of being heard.
- (4) A copy of the order so passed by the Appellate Authority shall be communicated to the applicant and to the concerned Competent Authority with a direction to take action as per the order.

#### **8. Meetings and Quorum of Scrutiny Committee.-**

- (1) The quorum of Scheduled Tribe Certificate Scrutiny Committee for any hearing or sitting for decision shall be of the following three members out of the total five members:-
  - (a) Chairman;
  - (b) Member Secretary;
  - (c) Any other Member.
- (2) A majority decision shall be the judgment of the Scrutiny Committee.
- (3) The Scrutiny Committee shall meet at least once in a month.

#### **9. Constitution of Vigilance Cell.-**

The State Government shall constitute a vigilance cell to assist each Scheduled Tribe Certificate Scrutiny Committee for conducting enquiry which shall consist of, -

- (i) A Deputy Superintendent of Police;
- (ii) Police Officer, who is not below rank of Police Inspector appoint by State Government;
- (iii) Other members to be appointed / nominated by the State Government.

Vigilance Cell shall investigate into the social status claim and visit the local place of residence and original place from which the candidate hails and usually resides or in case of migration to the town or city; the place from which he originally hailed from. The Vigilance Cell shall personally verify and collect all the facts of the social status claimed by the candidate or the parent or guardian, as the case may be. It also shall examine the school records, birth registration, if any. It shall also examine the parent, guardian or the candidate in relation to their caste etc. or such other persons who have knowledge of the social status of the candidate and then submit a report to the Scrutiny Committee with all particulars of the Scheduled Tribes relating to their peculiar anthropological and ethnological traits, deity, rituals, customs, mode of marriage, death ceremonies, method of burial of dead bodies etc. by the concerned castes or



tribes or tribal communities etc. The report shall contain clear opinion of the Vigilance Cell regarding the social status of the candidate.

**10. Verification of Schedule Tribe Certificate by Scrutiny Committee.-**

- (1) Functions of the Scrutiny Committee: - The Scrutiny Committee shall examine the Scheduled Tribe Certificate for candidature in elections, government jobs, admission to any educational institutions after standard 10. Only after obtaining a validation certificate for the purposes set forth herein, the beneficiary can avail the benefits as a Scheduled Tribe.
- (2) After obtaining the Schedule Tribe Certificate from the Competent Authority, any person desirous to avail the benefits or concessions available to the Scheduled Tribes for the purpose specified in section 3 of the Act shall make an application well in advance in Form D to the concerned Scrutiny Committee for the verification of such Certificate and to obtain the Validity Certificate thereof.
- (3) The applicant shall submit the following documents with his application for verification of the Scheduled Tribe Certificate:-
  - (a) Original documents:-
    - (i) The original Scheduled Tribe Certificate of the applicant along with one attested copy;
    - (ii) An affidavit in Form E.
  - (b) Documents of which, only attested copies are to be submitted in respect of applicant:-
    - (i) Primary School leaving certificate;
    - (ii) An extract of school admission register;
    - (iii) An extract of birth register.
  - (c) Documents in respect of father :-
    - (i) An extract of birth register;
    - (ii) Primary School leaving certificate;
    - (iii) An extract of school admission register;
    - (iv) Scheduled Tribe Certificate.
    - (v) If a father is in service, the extract of the pages of the service record (book) which contain tribe entry;
    - (vi) If a father is illiterate, the primary school leaving certificate of the real elderly blood relative of the paternal side of the applicant and extract of school admission register.
  - (d) Other documents:-
    - (i) Revenue record like birth register, extract of 7/12, sale deed, Records of rights (village form No – 6) containing entries of 73A / 73AA etc;
    - (ii) Documentary evidence which proves permanent residence in a particular area on or before declaration of relevant Presidential Order;
    - (iii) Affidavits of the nearest relatives whose Validity Certificates are submitted in support of the Scheduled Tribe claim of the applicant;

- (4) The applicant shall submit original certificates and documents for verification whenever required by the Scrutiny Committee.
- (5) If Scrutiny Committee call for any further documents, the applicant shall produce the requisite documents.

**11. Procedure to be followed by Scrutiny Committee.-**

- (1) On receipt of the application, the Scrutiny Committee shall verify the application and evidences submitted by the applicant and approve the application within two months. The Member Secretary shall be required to register the application for verification in the prescribed register in Form F.
- (2) If the Scrutiny Committee is not satisfied with the documentary evidence produced by the applicant, it shall forward the application to the Vigilance Cell for conducting enquiry at the places like the school, residence and such other places.
- (3) The officers of Vigilance Cell shall visit the local place of residence and original place from where the applicant hails and usually resides, or in case of migration, to the town or city on place from which he originally hailed from.
- (4) The Vigilance Cell shall personally verify and collect all the facts about the social status claimed by the applicant or his parents or the guardian, as the case may be.
- (5) The Vigilance Cell shall also examine the parent or guardian or the applicant for the purpose of verification of their tribe of the applicant.
- (6) After completion of the enquiry, the Vigilance Cell shall submit its reports to the Scrutiny Committee which will in turn scrutinize the report submitted by the Vigilance Cell.
- (7) In case the report of Vigilance Cell is in favor of the applicant, and if the Scrutiny Committee is satisfied that the claim of the applicant is genuine and true, it shall issue the Validity Certificate in Form G.
- (8) If the Scrutiny Committee, on the basis of the Vigilance Cell report and other available documents, is not satisfied about the claim of the applicant, it shall issue a show cause notice to the applicant and also serve a copy of the report of the Vigilance Cell by registered post with due acknowledge due. A copy shall also be sent to the Head of the Department concerned (i.e. Commissioner, Tribal Development). The notice shall indicate that the presentation or reply, if any will be made within fifteen day from the date of receipt of the notice. In case, the applicant requests for adjournment or extension of the time limit, reasonable time, may be granted.
- (9) (a) After personal hearing, if the Scrutiny Committee is satisfied regarding the genuineness of the claim, it shall issue the Validity Certificate in Form G. The Scrutiny Committee shall maintain a register in Form H of the Scheduled Tribe Validity Certificate issued by it.  
(b) If the Scrutiny Committee is not satisfied with the authenticity or genuineness of the claim and the correctness of the Scheduled Tribe Certificate, after a personal hearing, it shall order cancellation and forfeiture of the said certificate and communicate it to the concerned Competent Authority for making necessary notes and further necessary action in the register. Eventually, the said scheduled Tribe certificate shall be stamped as "cancelled and forfeited".
- (10) (a) The Scrutiny Committee shall take decision about the claim of the applicant within such period not exceeding two months from the date of receipt of an application.

- (b) The Scrutiny Committee shall communicate within one month from the date of decision of the inquiry to the parent/guardian and the applicant.

#### **12. Complaints:-**

- (1) Any complaint or allegation that a person to whom a Scheduled Tribe Certificate has been issued, is not belonging to that tribe shall be enquired into by the concerned Scrutiny Committee.
- (2) The concerned Scrutiny Committee shall decide all such complaints within a period of two months from the date of receipt of the complaint. The decision of the Scrutiny Committee shall be communicated to the Competent Authority who has issued the said Scheduled Tribe Certificate for taking suitable action against the applicant as per sections 11 and 12 of the Act.
- (3) The Scrutiny Committee shall also communicate the decision of the Committee to the Commissioner, Tribal Development, Gandhinagar, about the issuance of the false Scheduled Tribe Certificate for initiate necessary action against the issuing officer under the relevant disciplinary rules.

#### **13. Certified Copies.-**

On receipt of an application for certified copy of decision from the person other than the complainant, the Scrutiny Committee may supply the certificated copy of its decision after due satisfaction.

#### **14. Complaint to be filed by the concerned Scrutiny Committee.-**

After giving opportunity of hearing, The Member Secretary of the Concerned Scrutiny Committee shall file a complaint with the previous sanction of the State Government against the officer concerned who has deliberately or intentionally issued a false Scheduled Tribe certificate in a criminal court having jurisdiction to try the offence.

#### **15. Procedure for issuance of duplicate copy of Validity Certificate.-**

If the original Validity Certificate is lost or stolen or destroyed by natural calamities like fire, flood, earthquake etc; a duplicate laminated Validity Certificate shall be issued by the Scheduled Tribe Certificate Scrutiny Committee after verification of original record. The application for issuance of duplicate copy of Validity Certificate shall be made along with an affidavit duly sworn. Such certificate shall be clearly marked as "Duplicate".

#### **16. Preservation of record by Competent Authority and by the Scheduled Tribe Certificate Scrutiny Committee.**

- (1) The Competent Authority shall preserve the record of the Scheduled Tribe Certificate in the following manner:-
  - (i) Consolidated register of issuance of Scheduled Tribe Certificate : - Permanent Record.
  - (ii) Individual case :- Thirty Years.
  - (iii) Any other record :- Ten years
- (2) The Scrutiny Committee shall preserve the record in the following manner:-
  - (i) Case Register:- Permanent record.
  - (ii) Individual cas record:- Permanent record.
  - (iii) Any other record:-Ten Years.

**FORM - A**

[see rule 3(1)]

Application Form for obtaining Scheduled Tribe Certificate

To,  
The Competent Authority,

Photograph of the  
Applicant

**Subject: Application for obtaining a Scheduled Tribe Certificate.**

I, the undersigned..... request for a Scheduled Tribe Certificate for myself, my son/ daughter and in support of my claim, I am submitting following information and documents, namely:-

1. (a) Full name of the applicant :  
 (b) Present address :  
 (c) Taluka and District :  
 (d) Name of the post office :
2. Full Name of father and full address (if not alive, address of his last residence)
3. (i) Name of the Scheduled Tribe :  
 (ii) Sub tribe :
4. Information of the person for whom the certificate is required-  
 (a) Original Village (Place)/ Taluka/District of the applicant's father / grand-father / great grand-father.(where the applicant's family was residing on 6<sup>th</sup> September 1950 or on the date of notification of that particular tribe) :  
 (b) Name of the Village, if a person is residing in the village other than his original village (ordinary place of residence) :  
 (c) Place of Birth :  
 (d) Name of Primary School, Village, Taluka, District where he/ she studied :  
 (e) Name of Secondary School/ Collage - Village, Taluka, District where he/ she studied :
5. Evidence in support of the Scheduled Tribe claim:-  
 (a) (i) Extract of the birth register in respect of applicant, his father / grand-father / great grand-father or any other elderly relatives from paternal side :  
 (ii) Extract of the primary school Admission Register of the Applicant, his father or grandfather / great grand-father, if available  
 (iii) Primary School Leaving Certificate of the applicant and his father / grand-father / great grand-father :  
 (b) Family Tree affirmed by Talati (starting from great grand-father);

- (c) Light bill / extract from Aakaranee register / Tax receipt of residence etc ;  
(d) Validity Certificate, if any of the father or real uncle or any other elderly relative from paternal side of the applicant granted by the Scrutiny Committee:

or

- (e) An extract of service record (book) mentioning tribe of the applicant's father or blood relatives who are in Government or any other service, if any mentioning Scheduled Tribe.

or

- (f) Revenue record or village panchayat record,  
(g) Affidavit in Form A-1.

I hereby declare that the information furnished by me in application is correct and I am aware that on, it is found to be incorrect, I will be prosecuted under the provisions of sections 199, 200 and 193 of the Indian Penal Code and shall be punished accordingly,

Yours faithfully,

Place .....

(Signature of the Applicant)

Date:.....

## FORM A-1

[see rule 3(2)]

Photograph of the  
Applicant

**1. An affidavit to be submitted to the Competent Authority with the Application form to obtain a Scheduled Tribe Certificate by the Applicant**

I, Shri/ Smt.....  
Son/ daughter of Shri....., presently residing  
at  
(Address).....

....., have applied for Scheduled  
Tribe Certificate for myself, and hereby declare that:-

1. I am a citizen of India;
2. I am a permanent resident of the state of Gujarat, my permanent address is .....

or

My forefathers have been living in this State since 1950/ have migrated to this State before  
1950, the permanent address is .....

3. Earlier I had not applied for this Scheduled Tribe or such certificate was not issued to me or  
refused by the Authority of the state of Gujarat or any other state.
4. I am a resident of the address declared above;
5. I.....  
..... belongs to..... the state of .....  
tribe which is recognized as Scheduled Tribe in the State of Gujarat;

I.....hereby declares on oath that the  
information given above in respect of myself is fully correct and I take full responsibility of the  
accuracy of this statement. If at any point of time a part of the statement is found to be incorrect,  
I shall have to forfeit the benefit received and shall also be liable to be punished under section  
193 of the Indian penal code.

Place .....

(Signature of the Applicant)

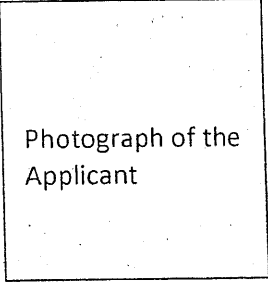
Date:.....

## FORM B

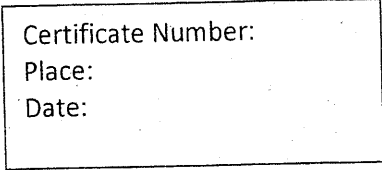
[see rule 4 (3)]

## Government of Gujarat

## Form of Scheduled Tribe Certificate



Photograph of the  
Applicant



Certificate Number:  
Place:  
Date:

This is to certify that Shri/ Shrimati/ Kumari.....Son/daughter of.....of  
village.....in Tehsil of .....of  
District.....of the State of Gujarat belongs to..... Tribe, Sr.  
No..... Which is recognized as a Scheduled Tribe:-

Under: The Constitution (Scheduled Castes) Order, 1950: The Constitution (Scheduled Tribes) Order, 1950;  
The Constitution (Scheduled Castes) ( Union Territories) Order, 1951, The Constitution (Scheduled Tribes) (Union Territories)  
Order, 1951

[ As amended by the Scheduled Caste and Scheduled Tribes Lists; (Modification) Order, 1956, The Bombay Reorganisation  
Act 1960, The Punjab Reorganization Act 1966, The State Himachal Pradesh Act, 1970, The North Eastern Areas  
(Reorganisations Act, 1971) and the Scheduled Castes and Scheduled Tribes orders (Amendment) Act 1976.

The Constitution Jammu And Kashmir Scheduled Caste order, 1956.

The Constitution ( Andaman And Nikobar Island) Scheduled Caste order , 1962.

The Constitution (Dadra And Nagar Haveli) Scheduled Caste order, 1962.

The Constitution (Dadra And Nagar Haveli) Scheduled Tribes order, 1962.

The Constitution (Pondicherry) Scheduled Caste Order, 1964.

The Constitution Scheduled Tribes (Uttar Pradesh) Order, 1967.

The Constitution (Goa, Daman and Diu) Scheduled Caste Order, 1968.

The Constitution (Goa, Daman and Diu) Scheduled Tribes Order, 1968.

The Constitution (Nagaland) Scheduled Tribes Order, 1970.

The Constitution (Sikkim) Scheduled Castes Order, 1978.

The Constitution (Sikkim) Scheduled Tribes Order, 1978.

The Constitution (Scheduled Caste) (Amendment) Act Order, 1990.

The Constitution (Scheduled Tribes) (Amendment) Act Order, 1961.

The Constitution (Scheduled Tribes) (Second Amendment) Act Order, 1991.

The Constitution (Scheduled Tribe) Ordinance, 1996.

The Constitution (Scheduled Caste and Scheduled Tribes) Order Amendment Act, 2002.

The Constitution (Scheduled Castes order Amendment Act, 2002.

The Constitution (Scheduled Castes order (Second Amendment Act, 2002

Shri/ Shrimati/ Kumari\*..... and his family ordinarily reside (s) in village/Town  
..... In Tehsil ..... of District of the State of Gujarat.

This Certificate is issued on the basis of following credentials:-

- (1)
- (2)
- (3)



Seal

Signature of the competent Authority

(Name.....)

Designation.....

(With Seal of Office)

Note:- The term "Ordinarily reside (s)" used shall have the same meaning as assigned to  
it, in section 20 of the Representation of the People Act, 1950.

Name of the District.....

Name of the Competent Authority.....

[illegible]



## FORM D

[see rule 10 (2)]

Form of application to be submitted to the Scheduled Tribe Certificate Scrutiny Committee for verification of Scheduled Tribe Certificate

To,

The Member-Secretary,

Scheduled Tribe

Certificate Scrutiny Committee

.....

**Subject: Scrutiny and verification of Scheduled Tribe Certificate.**

Sir,

I, the undersigned ..... intend to verify the Scheduled Tribe Certificate (Claim) for ..... purpose. I am submitting following information and documents in support of my Scheduled Tribe Claim. The original certificate may please be returned to me after its scrutiny and verification.

1. Full name of the applicant:  
Present Address ;  
Village/Town/City, Taluka and District ;  
Name of the post office ;  
Phone number :
2. Full name of the applicant's father  
and permanent address (in case, the  
father is not alive, the permanent address  
of the father at the time of his  
death to be mentioned) :
3. Present occupation of the applicant father with address and phone number :
4. If father is serving, post held and address of the employer with phone number :
5. father's education :
6. family's traditional occupation :
7. Scheduled Tribe/Sub-Tribe/Part  
or Group of tribe claimed by the  
applicant :

8. (a) Applicant mother tongue :  
(b) Dialect :  
(c) God/Goddess :  
(d) five surnames of the applicant's relatives/community :
9. (a) Applicant's Original Place, post, Taluka, District.  
(b) If The Place has left, when who and why it was left.  
(c) The name of the place (Village/Town/  
City, Taluka and District where Applicant's father/grand-father was residing as on 6<sup>th</sup> September, 1950 of Presidential Order.
10. (a) Since when the applicant is staying at the present address and the reasons for leaving original place.  
(b) At present who is staying at the permanent place, his address and phone number.  
(c) is there a house, land at the native place.  
(d) in case of land, dose extract of 7/12 which contain the entries under sections 73A, 73AA of the Gujarat Land Revenue Code, 1879.
11. The authority from whom the applicant has obtained his Scheduled Tribe Certificate, Number and date of the certificate.
12. The Documents on the basis of which the applicant has obtained Scheduled Tribe Certificate from the Competent Authority.
13. Name of the faculty, year, name of the educational institution, where the applicant is presently studying, address with Phone number.
14. Information of the educational institution where the applicant has studied.  
Stages of Education, Name of the educational institute, Period of Education,  
(1) Institution and address.  
(a) Primary Education  
(give Information right from 1st std.) :  
(b) Secondary Education :

(c) College Education :

15. Information of the educational institution, where the applicant's father has studied.

Stages of Education, Name of the educational institute, Period of Education,

(1) Institution and address

(a) Primary Education

(give Information right from 1st std.):

(b) Secondary Education

College Education :

16. (a) Name of the applicant's

Family (i.e. father, uncle,  
elder brother, sister, real uncle),  
who have taken Education.

(b) out of the above member has

any one obtained Scheduled

Tribe Certificate and have they availed  
the benefits of the Scheduled Tribe?

If yes, when and how.

17. (a) Is scheduled tribe certificate of

any member of the family has

been verified before this? if yes,

Name of the family member, relation

With the applicant and when and

For what; the verification was done.

(b) If Validity Certificate has been

obtained, give its number

and date. (enclose a copy)

18. If the Scheduled Tribe, certificate

(claim) is to be verified for the

purpose of service give the

Designation of the Appointing

Authority of the applicant, address and phone number.

(a) Date of selection :

- (b) Date of promotion, if promoted :
- (c) Address and phone number of the present office :

## 19. If the Scheduled Tribe, Certificate

(claim) is to be verified for the

purpose of service give the information of election.

(a) Type of election and Place, Taluka, district.

(b) Date of election .

(c) Name and number of the constituency.

## 20. Following documents (original

certificate and its attested copies

should be enclosed

(a) Original documents

(1) Scheduled Tribe Certificate of the applicant with attested copy.

(2) Affidavit.

(b) Attested copies of following document in respect of applicants particulars :-

(1) Primary school leaving certificate.

(2) An extract of school admission register.

(3) An extract of birth and death register.

(c) Attested copies of following document in respect of applicant's father :-

(1) Primary school leaving certificate.

(2) An extract of school admission register.

(3) An extract of birth and death register.

(4) Scheduled Tribe Certificate in the prescribed form.

(5) If in service, extract of first page/pages of his service record (book) showing his Scheduled Tribe.

(6) If father is illiterate, the primary school leaving certificate of the real elderly blood relatives of the applicant and extract of school admission register.

(d) Other documents-

1. Revenue record like, an extract of 7/12 or revenue, birth register, sale deed, Record of rights (Village form no. 6) containing entries of 73A/73AA of the Gujarat Land Revenue Code, 1879 etc.

2. Affidavit of the nearest relatives from the paternal side whose

Validity Certificate are submitted in support of the Scheduled Tribe claim of the applicant ;

3. An Affidavit duly executed by the applicant stating the information about any Certificate of the paternal side held valid or invalid with details thereof ;

4. Any other relevant evidence/documents, in support of the applicants Scheduled Tribe Certificate (claim).

If any one of the above document is not available, state reasons for non

availability

of

the

documents.....

.....

.....

.....

.....

.....

.....

.....

I have submitted the original documents and their attested copies as above, along with the application for verification. I declare on oath, in writing, that the information furnished in the application form by me is true and correct to the best of my knowledge and belief.

Place:

Date:

Yours,

(Signature of the Applicant)

(Signature of the applicant's father/guardian)

## FORM E

[see rule 10(3)(a)(ii)]

Form of an affidavit to be submitted to the Scrutiny Committee with the form of application for verification of the Scheduled Tribe Certificate by the applicant

I, \_\_\_\_\_ son/daughter/wife of \_\_\_\_\_ aged \_\_\_\_\_ years,  
occupation \_\_\_\_\_ residing at \_\_\_\_\_ Village of \_\_\_\_\_ Taluka  
of \_\_\_\_\_ District of State of Gujarat hereby Solemnly affirm as under:-

I belong to \_\_\_\_\_ Scheduled Tribe. I have applied for verification of my  
Scheduled Tribe Certificate No \_\_\_\_\_ dated \_\_\_\_\_ issued by the  
\_\_\_\_\_.

The documents regarding validation/invalidation of following relatives from paternal side are  
enclosed with application:

(1).....

(2).....

As mentioned above, a genealogical tree showing the relation with the relative  
whose validity certificates are enclosed with the application.

All the documents furnished along with an application form and the information  
furnished in the application form, are true and correct to the best of my knowledge and belief.

Signature.....

.....

(Name of the applicant)

\*Strike out which is not applicable.

[see rule 11 (1) ]

[illegible]

## FORM G

[see rule 11 (7) and 11 (9) (a)]

GOVERNMENT OF GUJARAT  
 TRIBAL DEVELOPMENT DEPARTMENT  
 SCHEDULED TRIBE CERTIFICATE SCRUTINY COMMITTEE  
 VALIDITY OF CERTIFICATE

Photograph of the  
 Applicant

Case No.....

Sr.No.....

Date.....

After considering the documents and associated facts, it is certified that  
 Shri/Smt/Kum..... belongs to the  
 ..... Scheduled Tribe.

Therefore, his Scheduled Tribe certificate bearing no  
 ..... Dated the....., 2020 issued by the Competent  
 Authority.....  
 District..... is found valid by the Scrutiny Committee.

Seal

Signature :-  
 (Name:.....)

Place :-

Member-Secretary.



**FORM H***[see rule 11 (9) (a)]*

**Register showing the details of the validity certificate issued by the Scheduled Tribe Certificate Scrutiny Committee.**

Serial No.	Village taluka	Name of person to whom the validity certificate has been issued	Sr No. of the application in the register of application	Address	Scheduled Tribe Certificate No.	Validity Certificate No.	Name of the tribe	Sr No. in the list of Scheduled Tribes	Date of issuance of Scheduled Tribes Validity Certificate	Signature and name of the Competent Authority
1	2	3	4	5	6	7	8	9	10	11

By order and in the name of the Governor of Gujarat,

Joint Secretary to Government.

**Copy to:-**

- The Principal Secretary to the Hon'ble Governor of Gujarat, Rajbhavan, Gandhinagar.
- The Personal Secretary to the Hon'ble Chief Minister of Gujarat, Swarnim Sankul-1, Sachivalaya, Gandhinagar.
- The Personal Secretary to the Hon'ble Deputy Chief Minister of Gujarat, Swarnim Sankul-1, Sachivalaya, Gandhinagar.
- The Personal Secretary to the Hon'ble Minister, Tribal Development, Swarnim Sankul-1, Sachivalaya, Gandhinagar.
- The Personal Secretary to the Hon'ble Minister of State for Tribal Development, Swarnim Sankul-2, Sachivalaya, Gandhinagar.
- The Personal Secretary to Chief Secretary, Block No.1, 5<sup>th</sup> Floor, Sachivalaya, Gandhinagar.

**FORM H***[see rule 11 (9) (a)]***Register showing the details of the validity certificate issued by the Scheduled Tribe  
Certificate Scrutiny Committee.**

Serial No.	Village taluka	Name of person to whom the validity certificate has been issued	Sr No. of the application in the register of application	Address	Scheduled Tribe Certificate No.	Validity Certificate No.	Name of the tribe	Sr No. in the list of Scheduled Tribes	Date of issuance of Scheduled Tribes Validity Certificate	Signature and name of the Competent Authority
1	2	3	4	5	6	7	8	9	10	11

By order and in the name of the Governor of Gujarat,

**J. R. DODIYA,**

Joint Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] SATURDAY, SEPTEMBER 19, 2020 / BHADRA 28, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**NO.GH/V/142 of 2020/TPS-292020-2819-L:** WHEREAS under Government notification, Urban Development & Urban Housing Department Gandhinagar No.GH/V/111 of 2019/TPS-292013-1417-L, dated.16.05.2014, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Final Town Planning Scheme No.1 (Bhachau) (hereinafter referred to as the said Act and the said Scheme respectively).

AND WHEREAS, the Government of Gujarat considered the proposal of Bhachau Area Development Authority for the variation in the said scheme under section 70 (2) of the said Act, by their letter dated.05.09.2020.

NOW THEREFORE, in exercise of the powers conferred by section 70 (2) of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby:-

1. Publish a draft of variation in the aforesaid Final Town Planning Scheme No.1 (Bhachau) as set out in the Schedule appended hereto;
2. Call upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Additional chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Gandhinagar, through the Collector, Bhuj Dist: Bhuj and endorse a copy there of to the Bhachau Area Development Authority within a period of one month from the date of publication of this Notification in the Official gazette;
3. State that the draft variation shall be kept open to the inspection of the public at large at the office of the Bhachau Area Development Authority, during the office hours of the working days, for the aforesaid period of one month.

**SCHEDULE**

Proposed variation in the Final Town Planning Scheme No.1 (Bhachau) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No. GH/V/111 of 2019/TPS-292013-1417-L, dated.16.05.2014.

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The redistribution and valuation statement (Form-F) of Case No. 392 is modified as per Annexure-1 enclosed.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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सत्यमेव जयते

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### SCIENCE AND TECHNOLOGY DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> August, 2020.

#### THE GUJARAT BIOTECHNOLOGY UNIVERSITY ACT, 2018.

**No.: GN/06/GBU/102018/502/BT:-** In exercise of the powers conferred by Section (43) of the Gujarat Biotechnology University Act, 2018 (Gujarat Act No.16 of 2018); the Government of Gujarat hereby appoints Dr. Snehal Bagatharia, Joint Director (R&D), Gujarat State Biotechnology Mission, Gandhinagar, as **the Registrar** of the Gujarat Biotechnology University from 31<sup>st</sup> August, 2020 (after office hours) till 22<sup>nd</sup> October, 2021 or further orders, whichever is earlier; vice Dr. Subhashchandra Soni retires on 31<sup>st</sup> August, 2020.

By order and in the name of the Governor of Gujarat,

**VIPUL VASAVA,**

Under Secretary to Govt.

Government Central Press, Gandhinagar.



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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી સપ્ટેમ્બર, ૨૦૨૦.

**ક્રમાંક: જાએન/૨૫/સુસુપ.૨/૨૨૨૦/૧૫૨૪/૩૨/ક-૩:-** ગુજરાત પાણી અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ ૨૦૦૦ની જોગવાઈઓ મુજબ ગુજરાત રાજ્યમાં તાલુકો- વિજાપુર, જી.મહેસાણાના ગામોના તળાવો ભરવા માટેની ઉદ્ભવવહન પાઈપલાઈનનો પીપજ-ઉણાદ અને ઘાંધુસણ-રેડ લક્ષ્મીપુરાના ત્રિકોણીયા વિસ્તારના નેટવર્ક પાઈપલાઈનની કામગીરી માટે કોમ્પિટન્ટ ઓથોરીટી તરીકે અધિકૃત કરાયેલ કાર્યપાલક ઈજનેરશ્રી, સુજલામ સુફલામ વિભાગ નંબર-૨, વિસનગર દ્વારા બહાર પડાયેલ નીચે મુજબના જાહેરનામાને અમલવારી અને બહોળી પ્રસિદ્ધિ અર્થે નીચે મુજબ યથાવત પ્રસિદ્ધ કરેલ છે.

જાહેરનામું

**ગુજરાત પાણી (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત)- અધિનિયમ ૨૦૦૦ની કલમ-૩ અન્વયે જાહેરનામું**

ગુજરાત રાજ્યમાં તાલુકો-વિજાપુર જી-મહેસાણા ના ગામોના તળાવો ભરવા માટે પીપજ-ઉણાદ અને ઘાંધુસણ, રેડલક્ષ્મીપુરાના ત્રિકોણીયા વિસ્તારના નેટવર્ક પાઈપલાઈનની કામગીરી માટે ગુજરાત પાણી (જમીનમાં વપરાશકારો નો હક્ક સંપાદિત કરવા બાબત)- અધિનિયમ ૨૦૦૦ની કલમ -૩ અન્વયે મળેલ સત્તા અન્વયે નીચે મુજબની અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.

આથી હિત ધરાવતી વ્યક્તિને ચેતવણી આપવામાં આવે છે કે ઉક્ત પાઈપ લાઈન નાખવા માટે જરૂરિયાત અનુસારની પહોળાઈ અને ઉંડાઈમાં કામગીરી કરવાની થશે આ કામોમાં રોકાયેલ કોઈપણ સરકારી કર્મચારી તથા કોઈપણ ઈજારદારશ્રીને અવરોધરૂપ કે અંતર્ય રૂપ બની શકશે નહીં.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાની નકલ સમાચાર પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ત્રીસ (૩૦) દિવસની અંદર જમીન વપરાશકારોના હક્ક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત અધિક્ષક ઈજનેરશ્રી સુજલામ સુફલામ વર્તુળ-૨, ખેરવા ના પત્ર ક્રમાંક સુસુવ-૨/પીબી-૨/કોમ્પીટન્ટ ઓથોરીટી/ત્રિકોણીયા વિસ્તારની નેટવર્ક પાઈપલાઈન/૨૪૦૪/૨૦૨૦ તા.૨૬/૦૬/૨૦૨૦થી નિમણુંક કરાયેલ "કોમ્પીટન્ટ ઓથોરીટી" કાર્યપાલક ઈજનેરશ્રીની કચેરી, સુજલામ સુફલામ વિભાગ નં-૨, વિસનગર, મહેસાણા -ખેરાલુ રોડ, ઘરોઈ કોલોની કેમ્પસ, મુ-પો-તા.-વિસનગર, જિ-મહેસાણા પીન-૩૮૪૩૧૫ ને લેખિતમાં રજુ કરવા જણાવવામાં આવે છે.

### અનુસૂચિ

**કામનું નામ: વિજાપુર અને માણસા તાલુકાના પીપજ-ઉણાદ અને ઘાંધુસણ, રેડલક્ષ્મીપુરાના ત્રિકોણીયા વિસ્તારના ગામડાઓના ગામ તળાવ પાણીથી ભરવા માટે પાઈપલાઈન ની કામગીરી માટે પ્રપોઝડ સર્વે નંબર**

અ.નં.	ગામ/તાલુકો	જમીન સર્વે નંબર (જુના)
૧	ગામ-પિલવાઈ તા.- વિજાપુર જી.મહેસાણા	૮૪૧, ૮૪૧/૧, ૮૪૨, ૮૩૯, ૮૩૮, ૮૩૭, ૭૬૭, ૭૬૬/B, ૭૬૩/૧, ૭૬૮, ૮૩૬, ૭૬૯, ૮૭૩, ૭૭૦, ૭૫૩, ૭૫૨, ૭૪૫, ૭૪૪, ૭૪૬, ૭૪૩, ૭૪૭, ૭૪૮, ૬૩૬, ૬૪૭, ૬૩૦, ૭૪૧, ૭૪૦, ૫૮૬, ૫૮૫, ૫૮૭, ૪૯૪, ૪૯૫, ૫૮૭, ૫૮૮, ૫૯૩, ૫૫૬, ૫૭૮, ૫૫૧, ૫૫૫, ૫૫૭, ૫૫૪, ૫૫૨, ૫૫૩, ૫૫૮, ૫૨૫, ૫૨૪, ૫૨૩, ૫૨૨, ૫૨૧, ૫૧૯, ૫૨૦, ૫૧૬, ૫૧૫, ૫૧૩, ૫૧૪, ૫૧૭, ૫૧૮, ૫૧૧, ૩૦૮, ૩૦૯, ૨૯૯, ૩૦૦, ૩૦૧, ૨૭૬, ૨૮૧, ૨૮૨, ૨૮૩, ૨૭૨, ૨૭૬, ૨૭૧, ૨૭૦, ૨૭૨/૧, ૫૧૨, ૩૦૭, ૩૦૨, ૩૦૪, ૩૦૩, ૮૭૯, ૮૮૪, ૮૫૪, ૮૫૩, ૮૫૨, ૮૮૭, ૮૮૮/૧, ૮૯૮, ૮૯૦, ૮૯૩, ૮૯૧, ૮૯૨, ૮૯૮, ૮૯૯, ૮૯૯/૧, ૯૦૪, ૯૦૩, ૯૦૫, ૯૦૬, ૮૭૯, ૮૮૦, ૮૭૪, ૮૭૫, ૮૭૬, ૮૭૩, ૮૭૨, ૮૬૧, ૮૬૨, ૮૬૩, ૮૬૪, ૮૬૦, ૧૦૮૬, ૧૦૮૫, ૧૦૬૭, ૧૦૮૮, ૧૦૮૯, ૧૦૮૯/૧, ૧૧૮૩, ૧૧૮૨, ૧૧૮૧, ૧૧૮૭, ૧૧૮૯, ૧૧૮૮, ૧૨૦૪, ૧૧૯૦, ૧૧૯૧, ૧૧૯૪, ૧૧૯૫, ૧૨૦૩, ૧૧૯૯, ૧૧૯૮, ૧૨૦૨, ૧૨૦૦, ૧૨૦૧, ૧૧૪૫, ૧૪૮૬, ૧૧૪૪, ૧૧૪૬, ૧૧૪૮, ૧૧૧૮, ૧૧૪૯, ૧૧૧૭, ૧૧૧૬, ૧૧૧૪, ૧૧૧૨/૧, ૧૧૨૭, ૧૧૨૪, ૧૧૨૬, ૧૧૨૩, ૧૧૨૨/૨, ૧૧૧૯, ૭૦૫, ૧૧૧૨, ૧૧૧૧, ૭૦૬, ૭૦૮, ૭૦૮/૨, ૬૪૯, ૬૫૦, ૭૦૪, ૧૫૨૧, ૧૫૨૭, ૧૫૨૨, ૧૫૨૮, ૧૫૨૯, ૧૧૨૦, ૧૧૨૧, ૧૧૪૩, ૧૧૩૯, ૧૧૪૦, ૧૧૩૬/૧, ૧૧૩૬/૨, ૧૫૩૩, ૧૫૩૪, ૯૪૦, ૧૫૧૬, ૧૪૭૬, ૬૯૨, ૧૧૩૫, ૧૧૩૪, ૬૯૦, ૬૯૧, ૧૪૬૦, ૧૪૬૧, ૧૪૬૩, ૬૮૭, ૬૮૮, ૬૮૯, ૬૭૦, ૬૭૧, ૬૭૩, ૬૭૪/૧, ૬૭૪/૨, ૬૭૪/૩, ૬૭૪/૪, ૬૭૪/૫, ૬૭૪/૬, ૬૭૪/૭, ૬૭૪/૮, ૬૭૪/૯, ૬૭૪/૧૦, ૪૦૯, ૪૦૮, ૪૦૬, ૪૦૩, ૪૦૫, ૧૩૫/૮, ૧૫૩/૮, ૧૩૬/૪, ૧૩૫/૩, ૧૩૫/૯, ૧૫૭, ૧૫૮, ૧૫૩, ૧૫૯, ૧૪૯, ૧૫૦, ૧૫૨, ૧૬૦/૧, ૧૬૦/૨, ૧૬૩, ૧૬૪, ૧૬૫, ૧૪૮, ૧૪૫, ૧૪૬, ૧૪૭, ૧૬૬,

અ.નં.	ગામ/તાલુકો	જમીન સર્વે નંબર (જુના)
૨	ગામ-વડાસણ તા.- વિજાપુર જી.મહેસાણા	૭૬૩, ૭૬૫, ૭૬૬, ૭૬૨, ૭૫૬, ૭૬૭, ૭૬૮, ૭૬૪, ૭૭૧, ૭૮૮, ૭૦૭, ૭૬૧/૧, ૭૭૩, ૭૮૭, ૭૮૦, ૭૮૫, ૭૮૬, ૭૮૪, ૭૭૭, ૭૭૪, ૭૬૦, ૭૬૮, ૭૮૩/૧, ૭૮૮, ૭૬૧/૨, ૭૮૨, ૭૮૧, ૭૮૦, ૭૪૧, ૭૫૨, ૬૮૩, ૬૮૪, ૬૮૫, ૬૮૭, ૬૮૨, ૭૮૭, ૬૮૮, ૭૮૦, ૬૮૧, ૬૭૭, ૬૭૮, ૬૭૯, ૬૮૦, ૬૭૬/૧, ૬૭૬/૨, ૬૪૮, ૬૬૦, ૬૬૧, ૬૬૨, ૬૬૩, ૬૬૪, ૬૫૬, ૬૬૬, ૬૬૭, ૬૬૮, ૬૬૯, ૬૭૦, ૬૭૧, ૬૭૨, ૬૭૩, ૬૭૪, ૬૭૫
૩	ગામ-સોખડા, તા.- વિજાપુર જી.મહેસાણા	૨૭૪, ૨૭૫, ૨૭૬, ૨૭૨, ૨૭૩/૧, ૨૭૩/૨, ૨૭૧, ૨૭૮, ૨૮૨, ૨૭૦, ૨૮૦, ૨૮૧, ૨૫૧, ૨૬૮, ૨૬૮, ૨૫૩, ૨૫૫/૧, ૨૫૫/૨, ૨૫૮, ૨૫૭, ૨૬૦, ૨૫૪, ૨૫૬/૨, ૨૫૮, ૨૩૩, ૨૫૪, ૨૩૧, ૨૩૨/૧, ૨૩૨/૨, ૨૩૦/૧, ૨૩૦/૨, ૨૨૮, ૨૨૮, ૨૨૭, ૬૩૨/૧, ૬૨૮, ૬૨૮, ૬૨૭, ૬૨૬/૧, ૬૨૬/૨, ૬૨૫, ૬૨૩/૩, ૬૨૩/૧, ૬૨૩/૪, ૬૨૪, ૬૨૨, ૬૨૦, ૬૧૮/૧, ૬૧૮, ૬૧૪, ૬૨૧, ૬૦૦, ૬૦૧, ૬૧૩, ૬૧૨, ૬૧૧, ૬૧૦, ૫૮૮, ૫૮૭, ૫૮૬, ૫૮૫, ૫૮૪, ૫૮૩, ૫૭૧, ૫૭૦, ૫૬૮, ૫૬૮, ૫૬૬, ૫૬૭, ૫૬૫, ૫૬૪, ૫૬૩, ૫૬૨, ૫૬૧, ૨૫૮, ૬૪૬, ૬૪૫, ૬૩૩, ૬૨૬, ૫૫૮, ૫૫૮, ૫૬૦
૪	ગામ-ઉબખલ તા.- વિજાપુર જી.મહેસાણા	૪૫૨, ૪૫૩, ૪૫૪, ૪૫૧, ૪૫૫, ૪૫૬, ૪૫૭, ૪૫૮, ૪૭૭, ૪૩૮, ૪૩૮, ૪૪૦, ૪૩૭/૧, ૪૩૭, ૪૩૪, ૪૩૫, ૪૮૧, ૪૮૨, ૪૮૩, ૪૩૨, ૪૩૩/૧, ૪૮૦/૧, ૧૦, ૧૧, ૧૨, ૮/૧, ૮/૨, ૮, ૭, ૪/૧, ૬, ૫, ૪, ૩, ૨, ૧, ૪૮૮, ૪૮૮, ૩૨૧, ૩૧૮, ૫૪, ૩૧૬, ૩૧૭, ૩૧૮/૧/૧, ૩૨૫, ૩૨૬, ૩૩૨, ૩૨૮, ૩૨૭, ૩૨૮, ૩૩૦, ૩૩૧, ૩૩૬, ૩૪૬, ૩૩૭, ૩૪૫, ૩૪૭, ૩૪૮, ૩૪૩, ૩૪૪, ૩૫૧, ૩૪૮, ૩૫૨, ૩૫૩, ૩૬૦, ૩૫૮/૨, ૩૫૮, ૩૫૪, ૩૫૭, ૩૫૫, ૩૫૬, ૩૮૭, ૩૮૫, ૩૮૬, ૩૧૫, ૩૩૩, ૩૦૮, ૩૧૦, ૩૧૩/૨, ૩૦૨, ૩૦૩, ૩૦૮, ૩૦૭, ૩૧૧, ૩૧૨, ૩૦૬, ૩૦૫, ૨૮૮, ૨૮૮, ૨૮૬, ૨૮૪, ૨૮૩, ૨૮૨, ૨૮૧, ૨૮૭, ૨૮૦, ૩૦૪, ૪૩૩/૨, ૪૮૦/૨, ૪૭૮, ૧૩, ૪૭૮, ૮/૧, ૮/૨, ૫૧, ૫૨, ૫૩, ૩૫૮/૧, ૨૭૮,
૫	ગામ-મોતીપુરા તા.- વિજાપુર જી.મહેસાણા	૩૩, ૧૨૫/૫, ૧૨૫/૬, ૧૨૫/૮, ૧૨૫/૭, ૧૨૪, ૧૨૫/૮, ૧૨૬/૧, ૧૨૬/૨, ૨૬૨, ૨૬૧, ૨૬૩, ૨૬૦, ૨૬૪, ૨૬૫, ૨૬૬, ૨૬૭, ૨૬૮, ૨૬૯, ૨૪૨/૩, ૨૪૨/૭, ૨૪૨/૪, ૨૪૨/૫, ૨૪૨/૨, ૨૪૨/૧, ૨૪૨, ૪/૧, ૪/૨, ૩/૧, ૩/૩, ૫/A, ૫/B, ૬, ૭/૧, ૭/૨, ૭/૩, ૭/૪, ૧૩, ૧૫, ૧૬, ૧૨, ૧૧, ૧૮૮/૧
૬	ગામ-ટીટોદણ તા.- વિજાપુર જી.મહેસાણા	૬૮૭, ૩૭૫, ૩૭૪, ૩૭૩, ૩૭૨, ૩૭૭, ૩૭૧, ૩૭૦, ૩૬૮, ૩૬૮/૧, ૩૬૮, ૩૬૭, ૩૬૩, ૩૫૩, ૩૫૪, ૩૫૦, ૩૪૮, ૩૫૧, ૩૫૨, ૩૪૮, ૨૬૦, ૩૪૭, ૩૪૬/૨, ૩૪૬/૧, ૩૪૫, ૩૪૩, ૩૪૪, ૩૩૮, ૩૪૧, ૩૪૦, ૩૩૮, ૩૩૭, ૩૩૬, ૩૩૫, ૩૩૪, ૩૩૩, ૩૩૨, ૩૩૧/૧, ૩૩૧/૨, ૩૩૦, ૩૨૮, ૩૨૭, ૩૫૭, ૩૨૬, ૩૬૮/૨, ૩૨૫
૭	ગામ-કુકરવાડા તા.- વિજાપુર જી.મહેસાણા	૩૩, ૨૭, ૨૮, ૨૬, ૨૫, ૨૮, ૩૦, ૩૧, ૧૮, ૧૮, ૨૦, ૧૪, ૧૫/૧, ૧૫/૨, ૧૬, ૧૭, ૮/૧, ૫, ૪, ૩, ૧૦, ૧૧, ૧૨
૮	ગામ-સયાજીનગર તા.- વિજાપુર જી.મહેસાણા	૧૪૧, ૧૪૨, ૧૪૩, ૧૪૪, ૧૪૫, ૧૪૬, ૧૪૭, ૧૪૦, ૧૪૮, ૧૪૮, ૧૫૦, ૧૫૧/૧, ૧૫૧/૨, ૨૦૪, ૨૦૩, ૧૮૬, ૧૫૨, ૧૫૩, ૧૫૪/૧, ૧૫૪/૨, ૧૮૧, ૧૮૨, ૧૮૩, ૧૮૫, ૧૮૭, ૧૮૮/૧, ૧૮૮/૨, ૧૭૮, ૧૭૮, ૧૮૦, ૧૮૮/૩, ૧૮૮/૫, ૧૮૮/૪, ૧૮૮/૬, ૧૨, ૧૩, ૧૪



અ.નં.	ગામ/તાલુકો	જમીન સર્વે નંબર (જુના)
૯	ગામ-ચડાસણા તા.- માણસા જી.ગાંધીનગર	૨૩, ૨૪, ૨૫, ૩૫, ૩૬, ૩૭, ૩૮, ૩૯, ૪૦, ૪૧, ૪૨, ૫, ૬, ૧૧, ૧૨, ૭, ૮, ૧૦, ૯, ૩૫૨, ૩૨૨, ૩૨૩, ૨૨૯, ૨૨૭, ૩૫૪, ૨૨૬, ૨૨૫, ૨૨૪, ૨૨૩, ૨૨૨, ૨૨૧, ૫૨, ૫૩, ૫૪, ૫૫, ૫૬, ૫૭, ૫૮, ૫૯, ૬૦, ૬૧, ૬૨, ૬૩, ૭૦, ૬૫, ૬૬, ૩૫૩, ૪૮, ૬૭, ૬૮, ૬૯, ૬૪, ૪૪, ૪૭, ૪૮, ૪૬, ૪૯, ૫૦, ૫૧, ૨૯, ૨૬
૧૦	ગામ-દેલવાડા તા.- માણસા જી.ગાંધીનગર	૯૪૫, ૯૪૨, ૯૩૯, ૯૩૮, ૯૩૭, ૧૨૯, ૯૩૫, ૧૩૦, ૧૩૧, ૯૪૩, ૯૪૪, ૧૨૬, ૧૧૭, ૧૨૦, ૧૨૧, ૧૨૨, ૨૧૦, ૧૨૩, ૧૨૪, ૧૨૫, ૧૦૯, ૧૩૯, ૧૪૦, ૧૦૬, ૧૦૮, ૧૦૨, ૯૯, ૧૫૪, ૧૫૭, ૧૫૫, ૧૫૧, ૧૫૦, ૧૫૮, ૧૫૯, ૧૬૦, ૧૬૧, ૨૨૪, ૨૨૮, ૨૨૫, ૨૨૬, ૨૨૭, ૨૨૧, ૨૨૨, ૨૨૩, ૨૦૭, ૨૧૯, ૨૧૭, ૨૧૬, ૨૧૮, ૨૧૦, ૨૧૧, ૩૬૧, ૩૬૩, ૩૬૪, ૩૬૫, ૩૬૬, ૩૬૭, ૩૬૮, ૩૬૯, ૩૬૨, ૩૨૫, ૩૨૪/૧, ૩૨૪/૨, ૩૨૩, ૩૨૬, ૩૯૨, ૩૨૦, ૩૦૯, ૩૯૩, ૩૯૪, ૩૯૫, ૩૯૬, ૩૨૮, ૩૦૮, ૩૧૭, ૩૨૨, ૧૫૧, ૩૫૦, ૩૦૯, ૯૯, ૯૮, ૯૭, ૭૩, ૭૪, ૭૫, ૭૦, ૭૧, ૬૯, ૬૮, ૬૭, ૬૬, ૬૫, ૬૪, ૫૨, ૫૩, ૫૪, ૫૧, ૫૬, ૬૩, ૬૨, ૫૯, ૫૮, ૫૭, ૫૫, ૨૨, ૨૪, ૨૩, ૨૧, ૧૫, ૧૬, ૧૭, ૧૮, ૧૧, ૧૨, ૭, ૮, ૧૦, ૭૬૮, ૭૬૭, ૭૬૫, ૭૬૩, ૭૬૪, ૭૬૨, ૭૭૮, ૭૮૯, ૭૮૮, ૭૮૦, ૧, ૫, ૭૭૦, ૭૭૧, ૮૫૩, ૨, ૩૯૭, ૯૪૦, ૧૩૬, ૯૪૧, ૧૦૫, ૧૬૨, ૨૩૨, ૨૩૩, ૨૨૭, ૬, ૭૨, ૫૦, ૪૮, ૪૭, ૨૫, ૭૭૨, ૭૭૩, ૭૬૯
૧૧	ગામ-આજોલ તા.- માણસા જી. ગાંધીનગર	૨૧૦, ૨૧૧, ૨૨૫, ૨૨૪, ૨૨૪/૧, ૨૧૩, ૨૧૨, ૨૨૧, ૨૨૨, ૨૨૩, ૨૨૭, ૨૧૦, ૨૩૨, ૨૩૧, ૨૧૬, ૨૧૯, ૨૩૪, ૨૧૭, ૨૧૮, ૨૩૫, ૨૪૩, ૨૪૨, ૨૪૧, ૨૪૬, ૨૪૭, ૨૪૮, ૨૪૫, ૨૪૪/૧, ૨૪૪/૨, ૨૫૧, ૨૫૦, ૨૪૯, ૨૫૨, ૨૫૨/૧, ૨૫૩, ૨૫૩/૨, ૨૬૮, ૨૬૮/૧, ૨૫૮, ૨૫૪, ૨૫૩/૧, ૨૫૯, ૨૫૭, ૨૫૫, ૨૬૭, ૨૬૧, ૨૬૨, ૨૬૪, ૨૬૫, ૨૬૬, ૭૬૫/૧, ૭૬૪, ૭૬૬, ૭૬૭, ૭૬૮, ૨૫૬, ૭૬૫/૨, ૭૬૯
૧૨	ગામ-પાટણપુરા તા.- માણસા જી. ગાંધીનગર	૧, ૨, ૩, ૨/૧, ૧૧, ૧૨, ૧૩, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮, ૨૦, ૨૧, ૨૨, ૨૩, ૨૩/૧, ૪૦, ૪૧, ૧૪૯, ૧૪૮, ૧૪૭, ૧૪૬, ૧૪૬/૧, ૧૪૫, ૧૫૦, ૧૪૪, ૧૫૧, ૧૪૩/૧, ૧૪૩/૨, ૧૪૨, ૧૩૬, ૧૩૭, ૧૪૧, ૧૩૫, ૧૩૮, ૧૩૩, ૧૩૪, ૧૩૧, ૯૫, ૯૪/૨, ૯૪/૧, ૯૬, ૯૩, ૯૨, ૯૭, ૯૮, ૧૧૪, ૧૧૫, ૯૯, ૧૧૬, ૧૧૯, ૧૨૦, ૧૧૭, ૧૧૮, ૨૫૮, ૨૫૯, ૨૫૬, ૨૫૭, ૨૬૦, ૨૬૧, ૨૬૩, ૨૬૪, ૨૬૨, ૨૬૫, ૨૬૬, ૩૪૬, ૩૪૫, ૩૪૨, ૩૪૪, ૨૯૮, ૩૪૩, ૨૯૮/૧, ૨૯૭/૧, ૨૯૯, ૨૯૯/૧, ૩૧૧, ૩૧૦, ૩૦૦, ૩૦૯, ૩૦૮, ૩૦૭, ૩૦૧, ૩૦૨, ૩૦૩, ૨૯૦, ૨૯૧, ૨૮૯, ૨૮૮, ૩૦૪, ૩૦૫, ૩૦૬, ૩૧૨, ૨૯૪, ૨૯૬
૧૩	ગામ-રીઢોલ તા.- માણસા જી. ગાંધીનગર	૮૫, ૯૭, ૯૮, ૯૯, ૧૦૦, ૧૦૧, ૧૦૨, ૯૩/૧, ૯૨, ૧૦૪/૧, ૧૦૩, ૧૦૪, ૧૪૫, ૧૪૬, ૧૪૪, ૧૪૩, ૧૪૨, ૧૦૪/૨, ૧૦૫, ૧૩૭, ૧૩૮, ૧૩૯, ૧૪૧, ૧૪૩/૧, ૧૪૮, ૧૪૯, ૧૩૫, ૧૩૩, ૧૩૪, ૧૫૦, ૧૫૧, ૧૫૧/૧, ૧૯૫, ૧૯૫/૧/૨, ૧૯૫/૨/૨, ૧૯૫/૩/૨, ૨૦૫, ૨૦૪, ૨૦૩, ૨૦૨, ૨૦૧, ૧૩૨/૧, ૧૩૩, ૧૩૧/૨, ૨૦૦, ૨૦૭, ૨૦૬, ૧૯૯, ૨૦૯, ૧૫૧, ૧૫૧/૫, ૧૫૧/૧, ૧૪૮, ૧૪૪, ૧૪૭, ૧૪૬, ૯૨, ૯૧, ૯૫, ૯૬, ૯૪/૧, ૯૪/૨, ૮૮, ૮૯, ૯૦/૧, ૧૫૩, ૫૬, ૫૭, ૧૫૪/૬, ૧૫૪/૨, ૧૯૫, ૩/૧, ૨૦૮, ૨૧૦/૨, ૧૬૫, ૧૫૪/૧, ૧૫૪/૫

અ.નં.	ગામ/તાલુકો	જમીન સર્વે નંબર (જુના)
૧૪	ગામ-લોદરા તા.- માણસા જી. ગાંધીનગર	૧૦૪૩, ૧૦૪૨, ૧૦૪૬, ૧૦૨૫, ૧૦૨૬, ૧૦૨૪, ૧૦૧૯, ૧૦૧૭, ૧૦૧૮, ૧૦૨૦, ૧૦૨૧, ૯૯૭, ૯૯૮, ૧૦૧૪, ૧૦૧૩, ૯૯૯, ૧૦૦૦, ૧૦૦૧, ૧૦૦૨, ૧૦૦૩, ૯૨૫, ૯૨૬, ૯૯૬, ૧૦૨૨, ૧૦૧૬, ૧૦૦૪
૧૫	ગામ- ચરાડા તા.- માણસા જી. ગાંધીનગર	૧૧૦૯/૫૩૧, ૧૧૦૯/૫૩૨, ૧૧૦૯/૫૩૫, ૧૧૦૯/૫૩૪, ૧૧૦૯/૫૩૩, ૧૧૦૯/૫૩૦, ૧૧૦૯/૫૨૯, ૧૧૦૯/૫૨૮, ૧૧૦૯/૫૬૯, ૧૧૦૯/૫૭૨, ૧૧૦૯/૫૭૩, ૧૧૦૯/૫૭૪, ૧૧૦૯/૫૭૦, ૧૧૦૯/૫૫૮, ૧૧૦૯/૫૮૨, ૧૧૦૯/૫૮૭, ૧૭૧, ૧૭૦, ૧૬૯, ૧૭૨, ૧૭૩, ૧૮૮, ૧૮૭, ૧૬૮, ૧૬૭, ૧૬૬/૨, ૧૭૪/૨, ૧૭૪/૧, ૧૭૩, ૧૭૫, ૧૭૨, ૧૭૦/૧, ૧૭૫, ૧૭૪, ૧૮૬, ૧૭૬, ૧૭૭, ૧૮૧, ૧૮૦, ૧૭૯, ૧૭૮, ૧૪૩, ૧૪૨/૧, ૧૪૨/૨, ૧૪૧/૨, ૧૪૦/૨, ૧૩૯/૧, ૧૩૯/૨, ૧૩૮/૧, ૧૩૦, ૧૨૯, ૧૩૧, ૧૩૬, ૨૩૪, ૧૩૨/૧, ૧૩૫, ૨૩૫, ૨૩૬, ૧૩૪, ૨૩૭, ૨૩૮, ૨૩૯, ૨૪૦, ૨૪૧, ૨૫૧, ૨૫૨, ૨૫૫, ૨૪૭, ૨૫૬, ૨૫૭, ૨૬૧, ૨૫૯, ૩૦૩, ૩૦૨/૧, ૩૦૧, ૩૩૬, ૩૪૭, ૩૩૭, ૩૩૮, ૩૪૦, ૩૦૦, ૨૯૯, ૨૯૮, ૩૩૯, ૩૪૧, ૩૪૨, ૩૪૦, ૩૬૬, ૩૪૮, ૩૪૬, ૩૪૪, ૩૪૫, ૩૪૯, ૩૫૦, ૩૦૪
૧૬	ગામ-ઘમેડા તા.- માણસા જી. ગાંધીનગર	૫૬, ૨૬, ૨૩, ૬૬૫, ૬૬૬, ૨૦, ૨૧, ૨૨
૧૭	ગામ-વેડા તા.- માણસા જી. ગાંધીનગર	૧૦૫૨, ૧૦૦૯, ૧૦૧૧, ૧૦૧૨, ૧૦૧૩, ૧૦૧૪, ૧૦૫૧, ૧૦૫૦, ૧૦૪૭, ૧૦૪૬, ૧૦૪૮, ૧૦૨૯, ૧૦૩૦, ૧૦૩૧, ૧૦૩૩, ૮૬૦, ૮૫૯, ૮૫૪, ૮૫૩, ૮૫૧, ૮૫૨, ૮૪૯, ૮૫૦, ૮૫૫, ૮૫૬, ૮૫૭, ૮૫૮, ૮૪૭, ૮૪૮, ૧૦૬૩, ૮૪૪, ૮૪૧, ૮૪૨, ૮૪૦, ૮૩૬, ૮૩૮, ૭૭૦, ૭૭૧, ૭૭૨, ૭૫૯, ૭૬૦, ૭૫૮, ૭૫૩, ૭૬૮, ૭૬૭, ૭૬૬, ૭૬૫, ૭૬૪, ૭૬૩, ૭૬૨, ૭૫૨, ૧૦૩૪, ૧૦૩૫, ૧૦૫૯, ૧૦૩૬, ૧૦૪૪, ૧૦૩૭, ૧૦૪૦, ૧૦૪૨, ૧૦૪૧, ૧૦૪૩, ૮૮૬, ૪૫૨, ૪૫૧, ૪૪૯, ૪૫૦, ૪૪૭, ૪૪૮, ૪૪૫, ૪૪૬, ૩૮૫, ૩૮૬, ૩૮૭, ૩૮૪, ૨૨, ૨૩, ૪૮, ૪૯, ૫૦, ૫૧, ૫૫, ૫૬, ૫૩, ૫૪, ૫૨, ૬૨, ૬૩, ૬૪, ૧૧૧, ૧૧૨, ૧૧૩, ૧૦૯
૧૮	ગામ-મંડાલી વિહાર તા.- માણસા જી. ગાંધીનગર	૨૪૦, ૨૩૮, ૨૩૯, ૨૪૫/૧, ૨૪૫/૨, ૨૪૨, ૨૪૪, ૨૯૦, ૨૪૭, ૨૪૮, ૨૮૯, ૨૪૦, ૨૫૨, ૨૫૧, ૨૫૦, ૨૮૨, ૨૮૩, ૨૮૪, ૨૮૫, ૨૮૬, ૨૮૭, ૨૮૮, ૨૫૫, ૨૬૭, ૨૬૬, ૨૫૭, ૨૫૬, ૨૬૫, ૨૬૪, ૨૫૮, ૨૫૯, ૨૬૦, ૨૬૧, ૨૬૨, ૨૬૩, ૩૨૯, ૩૩૦, ૩૩૧, ૧૦૪, ૩૩૨, ૩૨૮, ૩૨૭, ૩૨૫, ૧૦૨, ૧૦૩, ૬૫૬, ૧૩૬, ૨૪૪, ૧, ૨, ૩, ૪, ૫, ૬, ૭, ૮, ૯, ૧૦, ૧૧, ૧૨, ૧૩, ૧૪, ૬૦૯, ૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૩૩, ૩૪, ૨૪૧
૧૯	ગામ-વિહાર તા.- માણસા જી. ગાંધીનગર	૬૦૭, ૬૦૬, ૬૦૫, ૬૦૪, ૬૦૩, ૬૦૨, ૬૦૧, ૬૦૦, ૫૯૯, ૫૯૮, ૫૯૭, ૫૯૦, ૫૯૧, ૫૯૨, ૫૯૩, ૫૯૪, ૫૯૫, ૫૯૬, ૪૬૦, ૪૬૧, ૪૬૨, ૪૬૩, ૪૬૫, ૪૬૪, ૫૮૫, ૪૬૬, ૪૭૮, ૪૭૯, ૫૭૯, ૫૭૮, ૫૭૭, ૫૭૬, ૪૮૦, ૪૮૧, ૪૮૨, ૪૮૩, ૪૮૪, ૪૮૫/૧, ૪૮૬, ૫૭૪, ૫૭૫, ૫૬૦, ૫૬૧, ૫૬૪, ૫૬૫, ૫૫૫, ૫૫૬, ૫૬૬, ૫૬૩, ૫૬૨, ૫૬૮, ૫૬૯, ૫૭૩, ૫૫૨, ૫૫૩, ૫૪૪, ૫૪૩, ૫૭૬

અ.નં.	ગામ/તાલુકો	જમીન સર્વે નંબર (જુના)
૨૦	ગામ-સમૌ તા.- માણસા જી. ગાંધીનગર	૧૫૬, ૧૫૭, ૧૫૮, ૧૬૮, ૧૮૫, ૧૮૪, ૧૮૬, ૧૮૭, ૧૮૮, ૧૮૩, ૧૮૨, ૧૬૩, ૧૬૪, ૧૬૫, ૧૬૭, ૧૬૮, ૧૭૦, ૧૭૧, ૧૭૨, ૧૮૦, ૧૭૯, ૧૭૮, ૧૭૪, ૧૭૫, ૫૬, ૫૭, ૧૬૬, ૬૯, ૭૦, ૧૬૭, ૧૬૮, ૪૨, ૪૩, ૪૪, ૪૧, ૩૬, ૩૭, ૩૮, ૩૯, ૨૯, ૩૦, ૩૧, ૨૩/૩, ૨૫, ૨૭, ૨૮, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮, ૧૯, ૨૦, ૨૧, ૨૨, ૧, ૨, ૩, ૪, ૧૫૭૨, ૧૫૭૧/૧, ૧૫૭૧/૩, ૧૫૭૩
૨૧	ગામ-હરણાહોડા તા.- માણસા જી. ગાંધીનગર	૨૨૧, ૨૦૧, ૧૯૪, ૧૯૫, ૧૯૯, ૨૦૦, ૨૧૦/૧, ૨૧૦/૨, ૨૨૭, ૨૨૬, ૨૨૨, ૨૩૨, ૨૩૩, ૨૩૪, ૨૧૯, ૨૧૮, ૨૧૭, ૨૧૬, ૨૦૩, ૨૦૨, ૨૧૫, ૨૧૪, ૨૧૩, ૨૦૪/૧, ૨૦૪/૨, ૨૦૫, ૨૦૬, ૨૦૭, ૨૧૨, ૨૩૯, ૨૩૬, ૨૩૭, ૨૩૮, ૨૪૦/A, ૨૪૦/B, ૨૪૧, ૨૪૨, ૨૪૩, ૨૧૦, ૨૧૧, ૨૬૫, ૨૬૬, ૨૭૦, ૨૭૧, ૨૬૪, ૨૪૪, ૨૪૫, ૨૬૩, ૨૬૮, ૨૬૨, ૨૬૯, ૨૫૯, ૨૬૧, ૨૬૦, ૨૫૬, ૨૫૫, ૩૩૦, ૩૩૨, ૨૪૬, ૨૪૭, ૨૪૮, ૨૫૨, ૨૪૯, ૨૫૦/૧, ૨૫૧, ૨૫૩, ૩૩૩, ૩૩૪, ૩૪૦, ૩૪૧, ૩૪૨, ૩૩૯, ૩૩૫, ૩૩૭/૧, ૩૩૮/૧, ૩૨૭/૨, ૩૩૬, ૫૧૯/૧, ૫૧૯/B, ૪૧૬, ૪૧૭, ૪૧૮, ૪૧૯, ૪૨૦/૧, ૫૧૮, ૫૧૯, ૬૧૩, ૬૧૨, ૬૧૧, ૬૧૪, ૬૧૫, ૬૧૬, ૬૧૭, ૬૧૮, ૭, ૮, ૯, ૬, ૫, ૧૦, ૧૧, ૨, ૩, ૪, ૧૨, ૫૨૦, ૪૫૯, ૪૬૦/૧, ૪૬૧/૧, ૪૬૧/૨, ૪૬૨/૨, ૪૬૩, ૪૬૪, ૪૬૫/૧, ૪૬૬, ૪૬૫/૨, ૫૧૬, ૪૭૧/૧, ૪૭૧/૨, ૪૭૧/૩, ૪૭૨, ૪૭૦, ૪૬૭, ૪૬૮, ૪૬૯, ૪૫૪, ૪૪૯, ૪૪૮, ૪૪૭, ૪૪૬, ૪૪૫, ૪૪૨, ૪૪૩, ૪૪૪, ૪૩૬, ૪૩૫, ૪૩૪, ૪૩૩, ૪૩૨, ૪૩૭, ૪૪૧, ૪૩૮/૧, ૪૩૮/૨, ૨૫૬/૧, ૨૫૬/૨, ૨૩૫

બી. એચ. જોષી,  
સરકારના ઉપસચિવ (ઉ.ગુ.).

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सत्यमेव जयते

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#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> September, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-82-M-STP-1219-1781-H-1:-** In exercise of the powers conferred by clause (a) of Section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958) the Government of Gujarat hereby remits the stamp duty chargeable in respect of re-registration of the sale deed No. 654, dated the 17<sup>th</sup> May, 1994 which is not found in the office of Sub-Registrar, Ahmedabad (Odhav-7).

Sale deed No.654, dated the 17<sup>th</sup> May, 1994. Consideration Rs. 1,00,000/- (Rupees one lakh only).

**Seller:** Keshavlal Varubhai Leuvaa.

Resident of A-13, Ganeshkunj Odhav, Co-operative Housing Society Limited, Near Ambikanagar, Odhav, Ahmedabad.

**Purchaser:** Govindbhai Kalidas Patel.

6/68, Rajivanagar, Bapunagar, Ahmedabad.

#### Property Details:

Village- Odhav plot No. A-13, Part No. A-13/p MCS No. A/13, Tenant No. N-401-0831-00-0001-V Odhav-C Tenant Type Unit Property with Construction Ganeshkunj Odhav, Co-operative Housing Society Limited Approximately 65 sq.mtrs.

Exemption of registration fee Rs. 1750/- (rupees one thousand seven hundred fifty only).".

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
**Deputy Secretary to Government.**

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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 17<sup>th</sup> September, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-84-M-STP-122020-1561-H-1:-** WHEREAS the Government of Gujarat has announced a Scheme - Mukhya Mantri Mahila Utkarsh Yojana hereinafter referred to as "the said Scheme" under the Government Resolution, **Panchayat, Rural Housing and Rural Development Department** No. GLP/102020/103923/SFS-6/KH-1, dated the 14<sup>th</sup> August, 2020;

**AND WHEREAS**, the Government of Gujarat has decided to remit the Stamp Duty upto the limit of Rs. 1.5 crore (one crore fifty lakh only) for the period of five years to the JLESG (Joint Liability Earning and Saving Group) to make them self-reliant by economic earning activities;

**NOW THEREFORE**, in exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the Stamp Duty chargeable on the instruments executed for securing loan/borrowing under the said Scheme to the JLESG (Joint Liability Earning and Saving Group) who fulfil the conditions and procedure as per said Scheme.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.



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#### FOREST AND ENVIRONMENT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> September, 2020.

#### GUJARAT (RIGHT OF CITIZEN TO PUBLIC SERVICE) ACT, 2013

**No. GVN/2020/20/FCA/1020/SF-168/F:-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizen to Public Service) Act, 2013 (Gujarat 16 of 2013) the Government of Gujarat hereby notify the services as mentioned in column 2 of Appendix-A, appended to this notification and the stipulated time within which such Service shall be provided as specified in column 3 of the said Appendix-A.

#### Appendix-A

Sr. No.	The service declared under section-4 of the Act	Stipulated time limits
1	2	3
1.	Certificate of Non-Forest Land	30 Days
2.	Letter for distance from Forest	30 Days

By order and in the name of the Governor of Gujarat,

**AVANI G. JOSHI,**

Under Secretary to Government.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી સપ્ટેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૦૧-૨૦૨૦-એલડીબી-૧૬-૨૦૧૮-૧૪૦૫-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૭૪ (ડી) હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૦૮/૦૫/૨૦૧૮ના હુકમ ક્રમાંક: મસબ/એલડીબી/૦૧/ત-૨/૫૭૦/ ૨૦૧૮ થી શ્રી સી. એન. પરમાર, જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ (૩૨૯), અમદાવાદની ધી ગુજરાત રાજ્ય સહકારી કૃષિ અને ગ્રામીણ વિકાસ બેંક લી, અમદાવાદના કસ્ટોડીયન તરીકે નિમણૂક કરવામાં આવેલ. ત્યારબાદ રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ. ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૦૬/૦૩/૨૦૧૮ના હુકમ ક્રમાંક:મસબ/એલડીબી/૦૧/ત-૨/૨૮૧૩/૨૦૧૮થી બેંકના કસ્ટોડીયન તરીકે શ્રી સી. એન. પરમારની જગ્યાએ શ્રી પી. એસ. ઉપાધ્યાય, જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ, મહેસાણાની નિમણૂક કરવામાં આવેલ અને હાલ રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય ગાંધીનગરના તા. ૧૮/૦૬/૨૦૨૦ના હુકમ ક્રમાંક: મસબ/એલડીબી/૦૧/ત-૨/૭૧૩૮/૨૦૨૦ થી બેંકના કસ્ટોડીયન તરીકે શ્રી પી.એસ.ઉપાધ્યાયની જગ્યાએ શ્રી સી. એન. પરમાર, જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ (૩૨૯), અમદાવાદની નિમણૂક કરવામાં આવેલ છે.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૭૭(૧) મુજબ નાણાંકીય વર્ષ પૂર્ણ થયાના છ માસમાં દરેક સહકારી સંસ્થાએ તેની વાર્ષિક સામાન્ય સભાની મીટીંગ બોલાવવાની હોય છે. જે અન્વયે ધી ગુજરાત રાજ્ય સહકારી કૃષિ અને ગ્રામીણ વિકાસ બેંક લી., અમદાવાદએ તેની વર્ષ ૨૦૧૮-૨૦ની વાર્ષિક સામાન્ય સભા નાણાંકીય વર્ષ પૂર્ણ થયાના છ માસ એટલે કે તા. ૩૦/૦૮/૨૦૨૦ સુધીમાં બોલાવવાની થાય છે. બેંકનું કાર્યવાહક મંડળ તથા જિલ્લાનાં પ્રતિનિધિશ્રીઓ કાર્યરત ન હોઈ બેંકની વર્ષ ૨૦૧૮-૨૦ની વાર્ષિક સામાન્ય સભા કલમ-૭૭(૧)ની જોગવાઈ મુજબ નિયત સમયમર્યાદામાં બોલાવી શકાય તેમ નથી.

ધી ગુજરાત રાજ્ય સહકારી કૃષિ અને ગ્રામીણ વિકાસ બેંક લી, અમદાવાદની ચૂંટણી પ્રક્રિયા પૂર્ણ થયા બાદ નવા કાર્યવાહક મંડળની રચના થાય અને પ્રથમ બેઠક મળે તથા સામાન્ય સભાના પ્રતિનિધિશ્રીઓ કાર્યરત થાય ત્યારબાદ ત્રણ માસ સુધીની મુદત માટે સદર બેંકને તેની વર્ષ ૨૦૧૯-૨૦ની વાર્ષિક સામાન્ય સભા બોલાવવા માટે ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કલમ-૭૭(૧)ની જોગવાઈઓ માંથી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી સપ્ટેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૦૨-૨૦૨૦-એલડીબી-૧૬-૨૦૧૮-૧૪૦૫-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૭૪ (ડી) હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રાર શ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૦૬/૦૫/૨૦૧૮ના હુકમ ક્રમાંક: મસબ/એલડીબી/૦૧/ત-૨/૫૭૦/૨૦૧૮ થી શ્રી સી. એન. પરમાર, જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ (૩૨૯), અમદાવાદની ધી ગુજરાત રાજ્ય સહકારી કૃષિ અને ગ્રામીણ વિકાસ બેંક લી, અમદાવાદના કસ્ટોડીયન તરીકે નિમણૂક કરવામાં આવેલ. ત્યારબાદ રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૦૬/૦૩/૨૦૧૮ના હુકમ ક્રમાંક:મસબ/એલડીબી/૦૧/ત-૨/૨૮૧૩/૨૦૧૮થી બેંકના કસ્ટોડીયન તરીકે શ્રી સી. એન. પરમારની જગ્યાએ શ્રી પી.એસ.ઉપાધ્યાય, જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ મહેસાણાની નિમણૂક કરવામાં આવેલ અને હાલ રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય ગાંધીનગરના તા. ૧૯/૦૬/૨૦૨૦ના હુકમ ક્રમાંક: મસબ/એલડીબી/૦૧/ત-૨/૭૧૩૮/૨૦૨૦ થી બેંકના કસ્ટોડીયન તરીકે શ્રી પી.એસ.ઉપાધ્યાયની જગ્યાએ શ્રી સી.એન.પરમાર, જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ (૩૨૯), અમદાવાદની નિમણૂક કરવામાં આવેલ છે.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૭૪(ડી)(૨) મુજબ કસ્ટોડીયને એક વર્ષની અંદર આવી મંડળીની ચૂંટણીની કામગીરી પૂર્ણ કરી અને મુદત પુરી થતાં પહેલા સમિતિની રચના કરવાની રહે છે. પરંતુ સદરહું સમયગાળા દરમિયાન કલમ-૭૪(ડી)(૨) મુજબની કામગીરી પૂર્ણ થઈ શકેલ નથી.

ધી ગુજરાત રાજ્ય સહકારી કૃષિ અને ગ્રામીણ વિકાસ બેંક લી, અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ હેઠળ મળેલ સત્તાની રૂએ કલમ-૭૪(ડી)ની જોગવાઈઓના અમલમાંથી તા.૦૮-૦૫-૨૦૨૦ થી તા.૦૮-૦૫-૨૦૨૧ સુધી અથવા આ બેન્કમાં વ્યવસ્થાપક સમિતિની રચના થાય અને તેની પ્રથમ બેઠક મળે અને ચૂંટાયેલ બોર્ડ ઓફ ડિરેક્ટર્સને વહીવટ સુપ્રત થાય તે બન્નેમાંથી જે વહેલું હોય ત્યાં સુધીના સમય માટે મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, SEPTEMBER 23, 2020 / ASVINA 1, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 23<sup>rd</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976

**No.GH/V/144 OF 2020/TPS-232020-MPMLA-35-L:** In exercise of the powers conferred by section-3, section-6 and section -18 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter refer to as "the said Act") the Government of Gujarat hereby :-

- i. declares the area within the jurisdiction of the local authority specified in column 3 of the Schedule hereunder to be a Development Area under section 3(1) of the said Act,
- ii. defines the area within the jurisdiction of the local authority specified in Column-3 of the Schedule to be the limits of such Development Area under section-3(2) of the said Act,
- iii. amalgamates this Development Area with the Development Area declared by Government Notification Panchayats, Housing and Urban Development Department No.GHB/20/UDA-1177-642(2)-Q, dated.30.01.1978 at Sr.No.39 of the schedule under section-3(3) of the said Act,
- iv. designate the Botad Municipality as the Botad Area Development Authority for the Development Area specified in column-3 of the Schedule under section-6(1) of the said Act,
- v. directs the Botad Area Development Authority to prepare, publish and submit to the State Government, a draft development plan for the Development Area specified in column-3 of the Schedule within twelve months from the date of notification or within such time as the State Government may, from time to time, extend under section 18 of the said Act.

**SCHEDULE**

No.	Name of the District	Area of the local authority	Name of the local authority
1	2	3	4
1	Botad	Area included within the old limits of Botad Municipality vide Government notification of Urban Development and Urban Housing Department No.KV/79 of 2015/NPL-112014- 5639-M, Dated the 05.02.2015.	Botad Municipality

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 23<sup>rd</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/145 of 2020/TPA-122020-HC-147-L:-** WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Vadodara Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L, dated. 18.01.2012 (hereinafter referred to as "the said Development Plan" and "the said Authority")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.24.06.2020 on page no.188-1, 188-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/59 of 2020/TPA-122020- HC-147-L, dated.23.06.2020 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9<sup>th</sup> Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby

- sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- specify that the variation so set out shall come into force from the date of this notification;

**SCHEDULE**

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L, dated.18.01.2012.

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1. The land bearing R.S.No.108 of village: Nagarwada designated for "Public Institutional Use for M.S. University" shall be released from the said designation and the land thus released shall be designated for "Residential Zone-I(R-1)" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 23<sup>rd</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/146 of 2020/DVP-242020-1943-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Gondal Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/129 of 2010/DVP-132007-5504-L, dated.16.09.2010 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection,if any, with respect to the proposed variation to the Additional chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14<sup>th</sup>, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, In writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/129 of 2010/DVP-132007-5504-L, dated.16.09.2010

- 
1. The land bearing R.S.No.354/p earmarked as A-B-C-D-A of Village Gondal designated for "Industrial Zone" shall be deleted from the said zone and land thus released shall be designated for "Commercial Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



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FRIDAY, SEPTEMBER 25, 2020 / ASVINA 3, 1942

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું / અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૮મી સપ્ટેમ્બર, ૨૦૨૦.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧.

**ક્રમાંક: જીએચકેએચ/૧૦૩/૨૦૨૦/પસમ/૧૦૨૦૨૦/૬૨૫/ખ :-** ગુજરાત સહકારી મંડળી અધિનિયમ ૧૯૬૧ની કલમ-૧૬૧ થી પ્રાપ્ત થયેલ સત્તાધિકારની રૂએ, આથી ધી સાબરકાંઠા જિલ્લા સ્પીર્નીંગ મીલના કામદારોની ક્રેડિટ અને રીલીફ સહકારી મંડળી લિ. (ફડયામાં) મુ.પો.હિંમતનગર, જિ.સાબરકાંઠાને આ અધિનિયમની કલમ-૧૧૪(૧) ની જોગવાઈના અમલમાંથી તા. ૨૨/૦૫/૨૦૧૩ થી તા.૨૧/૦૫/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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જાહેરનામું / અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૮મી સપ્ટેમ્બર, ૨૦૨૦.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧.

ક્રમાંક: જીએચકેએચ/૧૦૪/૨૦૨૦/એસસીએ/૧૦૨૦૦૦/એસસીએ.૪૩/ખ :- ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ થી પ્રાપ્ત થયેલ સત્તાધિકારની રૂએ, આથી ચરોતર સહકારી ખાંડ ઉદ્યોગ લિ., મુ.પાળજ, તા.પેટલાદ, જિ.આણંદને આ અધિનિયમની કલમ-૧૧૪(૧) ની જોગવાઈના અમલમાંથી તા. ૨૪/૦૮/૨૦૨૦ થી તા.૨૩/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી સપ્ટેમ્બર, ૨૦૨૦.

નં. જીએચકેએચ-૧૦૫-૨૦૨૦-નસબ-૧૧-૨૦૦૮-૩૧૬-ચ:- ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૫/૦૨/૨૦૦૧ ના હુકમ ક્રમાંક: નસબ/ફડચ/૧૯૮/ઝ-૧/૨૨૮/૨૦૦૧ થી શ્રી વેરાવળ વિભાગીય નાગરિક સહકારી બેંક લી., વેરાવળને ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમોથી તા.૩૧/૦૩/૨૦૦૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૩૧/૦૩/૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી વેરાવળ વિભાગીય નાગરિક સહકારી બેંક લી., વેરાવળને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૧/૦૪/૨૦૧૯ થી તા.૩૧/૦૩/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





સત્યમેવ જયતે

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## PART IV-B

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી સપ્ટેમ્બર, ૨૦૨૦.

નં. જીએચકેએચ-૧૦૬-૨૦૨૦-સમબ-૧૧-૨૦૦૮-૭૮૩-ચ:- ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૩/૦૫/૨૦૦૧ ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧/૬૪૮/૨૦૦૧ થી **ધી વિકાસ કો.ઓ. બેંક લી., અમદાવાદ**ને ફડયામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૨/૦૫/૨૦૦૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી. તા.૦૨/૦૫/૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુકિત આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી વિકાસ કો. ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૩/૦૫/૨૦૧૯ થી તા.૦૨/૦૫/૨૦૨૧ સુધી મુકિત આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું / અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી સપ્ટેમ્બર, ૨૦૨૦.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧.

ક્રમાંક: જીએચકેએચ/૧૦૭/૨૦૨૦/સઘમ/૧૦૨૦૨૦/૫૩૮/ખ :- ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ થી પ્રાપ્ત થયેલ સત્તાધિકારની રૂએ, આથી ધી વૈશાલી કો.ઓપ.હાઉસીંગ સહકારી મંડળી લિ.(ફડયામાં) મુ.પો.તા.હિંમતનગર, જિ.સાબરકાંઠાને આ અધિનિયમની કલમ-૧૧૪(૧) ની જોગવાઈના અમલમાંથી તા. ૧/૮/૨૦૧૯ થી તા.૩૧/૦૭/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અતુલ એન. પટેલ,

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### PART IV-B

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#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> September, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-85-SRS-132017-238(11)-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### Schedule

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Gopi Textiles, Moje: Isanpur, Survey No. 302/1, 302/2. T.P. No.-55 F.P. No.21 Ta- Maninagar, Dist- Ahmedabad.	Gopi Textiles,	(1)East- T.P. Road, Narol S.N. 306 (F.P. No. 145/2,24) (2)West- Godown of S.N.299, 300 (F.P. No. 19). (3)North- S.N. 301 Godown of Gopi Synthetics (F.P. No20). (4) South- S.N. 303 parking space (F.P. No. 22).	5160.00 Sqm.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**  
Under Secretary to Government.

Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 19<sup>th</sup> September, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-87-M-STP-122020-1412-H-1:- WHEREAS** the Ministry of Chemicals and Fertilizer, Government of India has announced the "Promotion of Bulk Drug Parks" and "Promotion of Medical Devices Parks" Schemes on 21.07.2020.;

**AND WHEREAS** the Government of Gujarat has considered to develop Bulk Drug Parks at Jambusar, District Bharuch and Medical Devices Parks at Nagalpur, District Rajkot respectively (hereinafter referred to as "the said Parks");

**AND WHEREAS** the Government of Gujarat has decided to remit the stamp duty chargeable in respect of instrument executed for the first allottee of the land by the said Parks;

**NOW, THEREFORE**, in exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom.LX of 1958) the Government of Gujarat hereby remits the stamp duty chargeable in respect of instrument executed in favour of the first allottee of the land in Bulk Drug Parks to be established at Jambusar, District: Bharuch and Medical Devices Parks to be established at Nagalpur, District Rajkot, respectively.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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મહેસૂલ વિભાગ

અધિસૂચના

ક્રમાંક:- અકચ-૧૯૨૦૧૬-૩૬૬૬-૪.

સચિવાલય, ગાંધીનગર, ૨૧મી સપ્ટેમ્બર, ૨૦૨૦.

મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.

ક્રમાંક: ધમ/૮૮/૨૦૨૦/મ/અકચ-૧૯૨૦૧૬-૩૬૬૬-૪:- મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતાં અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે:- મહમદપોર કંબોઈ, તા.જંબુસર, જિ.ભરૂચના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૦૪/૦૧/૧૯૬૮ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ-૪ ના પાના નંબર-૮૪૫ થી ૮૪૮ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૧/૦૯/૨૦૨૦ના ઠરાવ ક્રમાંક અકચ-૧૯૨૦૧૬-૩૬૬૬-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એ. ચૌહાણ,  
સેક્શન અધિકારી

સરકાર મધ્યસ્થ મુદ્રાલાય, ગાંધીનગર.



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### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 25<sup>th</sup> September, 2020

#### GUJARAT MOTOR SPIRIT CESS ACT, 2001.

**No. (GHN-88) MCR-2020(8)/TH :** WHEREAS, certain draft of rules was published as required by sub-section (4) of section 34 of the Gujarat Motor Spirit Cess Act, 2001 (Guj. 13 of 2001) at page 201-1 in the Gujarat Government Gazette, Extraordinary, Part IV-B, dated 30<sup>th</sup> June, 2020, under the Government Notification, Finance Department No, (GHN-62) MCR-2020(8)/TH, dated the 29<sup>th</sup> June, 2020 inviting objection or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS no objection or suggestion has been received by the Government in respect of the said draft notification.

NOW, THEREFORE, in exercise of the powers conferred by section 34 of the Gujarat Motor Spirit Cess Act, 2001 (Guj. 13 of 2001), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Spirit Cess Rules, 2001, namely :-

1. These rules may be called the Gujarat Motor Spirit Cess (Amendment) Rules, 2020.
2. In the Gujarat Motor Spirit Cess Rules, 2001, in rule 11, in sub-rule (2), after clause (f), the following clause shall be added, namely :-

“(g) Oil and Natural Gas Corporation Ltd.”.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

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## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LXI ]

MONDAY, SEPTEMBER 28, 2020/ ASVINA 6, 1942

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### PART IV-B

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 28<sup>th</sup> September, 2020.

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-89) GST-2020/S.168A(8)TH:-** In exercise of the powers conferred by section 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-37)GST-2020/S.168A(1)-TH dated the 9<sup>th</sup> April, 2020, Notification No. 35/2020-State Tax, namely:-

In the said notification, in the first paragraph, in clause (i), after the first proviso, the following proviso shall be inserted, namely: -

"Provided further that where, any time limit for completion or compliance of any action, by any person, has been specified in, or prescribed or notified under sub-section (7) of section 31 of the said Act in respect of goods being sent or taken out of India on approval for sale or return, which falls during the period from the 20<sup>th</sup> day of March, 2020 to the 30<sup>th</sup> day of October, 2020, and where completion or compliance of such action has not been made within such time, then, the time limit for completion or compliance of such action, shall stand extended upto the 31<sup>st</sup> day of October, 2020."

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 28<sup>th</sup> September, 2020.

**Notification No. 67/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-90)GST-2020/S.128(24)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), read with section 148 of the said Act, the Government, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-141)/GST-2017/S.128(4)-TH dated the 29<sup>th</sup> December, 2017, Notification No. 73/2017-State Tax, namely:-

In the said notification, after the second proviso, the following proviso shall be inserted, namely:-

"Provided also that late fee payable under section 47 of the said Act, shall stand waived which is in excess of two hundred and fifty rupees and shall stand fully waived where the total amount of State tax payable in the said return is nil, for the registered persons who failed to furnish the return in **FORM GSTR-4** for the quarters from July, 2017 to March, 2019 by the due date but furnishes the said return between the period from 22<sup>nd</sup> day of September, 2020 to 31<sup>st</sup> day of October, 2020."

2. This notification shall be deemed to have come into force with effect from the 21<sup>st</sup> day of September, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 28<sup>th</sup> September, 2020.

**Notification No. 68/2020-State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-91)GST-2020/S.128(25)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), the Government, on the recommendations of the Council, hereby waives the amount of late fee payable under section 47 of the said Act which is in excess of two hundred and fifty rupees, for the registered persons who fail to furnish the return in **FORM GSTR-10** by the due date but furnishes the said return between the period from 22<sup>nd</sup> day of September, 2020 to 31<sup>st</sup> day of December, 2020."

2. This notification shall be deemed to have come into force with effect from the 21<sup>st</sup> day of September, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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#### LEGAL DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> September, 2020

#### GUJARAT CONTROL OF TERRORISM AND ORGANIZED CRIME ACT, 2015.

**No.GK/24/2020/SPC/102019/2852/D :** In exercise of the powers conferred by sub-section (1) of section 5 of the Gujarat Control of Terrorism And Organized Crime Act, 2015 (Guj.24 of 2019), the Government of Gujarat, with the concurrence of the Chief Justice of High Court of Gujarat, hereby designates the Court of Principal District Judge functioning at the headquarter for the divisions shown in column 2 with the areas of jurisdiction shown in column 3 of the Schedule appended hereto as Special Courts to try the offences registered under the afore said Act.

#### SCHEDULE

Sr.No.	Name of the Division	Areas of Jurisdiction
1	2	3
1	Ahmedabad	Ahmedabad(Rural)
		Ahmedabad City
		Arvali-Modasa
		Banaskantha
		Gandhinagar
		Kheda
		Mahesana
		Patan
		Sabarkantha
		Surendranagar

Sr.No.	Name of the Division	Areas of Jurisdiction
1	2	3
2	Rajkot	Amreli
		Bhavnagar
		Botad
		Devbhoomi Dwarka
		Gir Somnath
		Jamnagar
		Junagadh
		Morbi
		Porbandar
		Rajkot
3	Vadodara	Anand
		Bharuch
		Chhotaudepur
		Dahod
		Mahisagar
		Narmada
		Panchmahal
		Vadodara
4	Surat	Dang-Ahwa
		Navsari
		Surat
		Tapi
		Valsad
5	Kachchh	Kachchh

By order and in the name of the Governor of Gujarat,

**R. D. MAHETA,**

Under Secretary to Government.

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#### HEALTH AND FAMILY WELFARE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 22<sup>nd</sup> September, 2020

#### GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**No.GP/36/NSG/122017/SFS-28/E :** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission And Fixation of Fees) Act, 2007 (Guj. 3 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Professional Nursing and Allied Medical Educational Courses (Regulation of Admission and Fixation of Fees) Rules, 2018, namely :-

1. (1) These rules may be called the Gujarat Professional Nursing and Allied Medical Educational Courses (Regulation of Admission and Fixation of Fees) (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Gujarat Professional Nursing and Allied Medical Educational Courses (Regulation of Admission and Fixation of Fees) Rules, 2018 (hereinafter referred as "the said rules"), in rule 2, in sub-rule (1),-
  - (i) clause (f), (g) and (i) shall be deleted;
  - (ii) in clause (r), after entry 8, the following entry shall be added, namely :-  
"9. Bachelor of Naturopathy and Yogic Sciences (BNYS);"

**3.** In the said rules, in rule 4,-

(i) in sub-rule (3),-

(a) second proviso shall be deleted;

(b) after the existing proviso, the following explanation shall be added, namely :-

**"Explanation** - A candidate who have not completed seventeen years on the 31<sup>st</sup> December of the Academic year for which the Admission are conducted, shall not eligible for admission in the respective academic year.";

(ii) in sub-rule (4), in clause (v), in sub-clause (b), for the word and letters "BASLP and BOT", the word and letters "BASLP, BNYS and BOT" shall be substituted;

(iii) in sub-rule (5), in clause (B) for the word and letters "BO and BOT", the word and letters "BO, BNYS and BOT" shall be substituted.

**4.** In the said rules, in rule 5, in sub-rule (3), clause (b) shall be deleted.**5.** In the said rules, in rule 9, in sub-rule (1), clause (ix) shall be deleted.**6.** In the said rules, in rule 10, in sub-rules (3) and (5) shall be deleted.

By order and in the name of the Governor of Gujarat,

**V. G. VANZARA,**

Additional Secretary to Government.

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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી સપ્ટેમ્બર, ૨૦૨૦.

**ક્રમાંક: જાએન/૨૬/સુસુવ.૨/૨૨૧૬/૧૭૪૨/૬૫/ક.૩. :** ગુજરાત પાણી અને ગેસની પાઈપલાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ ૨૦૦૦ની જોગવાઈઓ મુજબ ગુજરાત રાજ્યમાં ઘરોઈ જળાશય યોજનાની લાડોલ પ્રશાખાની સાં.૩૩૦૦ મી. થી ૧૫૪૧૫ મી. વચ્ચે ભૂગર્ભ પાઈપલાઈન વચ્ચે આવતા સર્વે નંબરોમાં જમીન વપરાશકારોનો હક્ક સંપાદિત કરવા માટે કોમ્પિટન્ટ ઓથોરીટી તરીકે અધિકૃત કરાયેલ કાર્યપાલક ઈજનેરશ્રી, ઘરોઈ મુખ્ય બંધ વિભાગ-૧, ઘરોઈ કોલોની દ્વારા તા.૪/૦૬/૨૦૨૦ના રોજ બહાર પડાયેલ જાહેરનામાને અમલવારી અને બહોળી પ્રસિદ્ધિ અર્થે નીચે મુજબ યથાવત પ્રસિદ્ધ કરેલ છે.

જાહેરનામું

ગુજરાત જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

કાર્યપાલક ઈજનેરશ્રી, ઘરોઈ મુખ્ય બંધ વિભાગ નં.૧, ઘરોઈ કોલોની

તા.સતલાસણા, જી.મહેસાણા.

અધિનિયમ ૨૦૦૦ ની કલમ-૩ અન્વયે જાહેરનામું. (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત.)

૧	કામનું નામ	સા.જ.ચો.ની લાડોલ પ્રશાખાની સાં. ૩૩૦૦ મી. થી ૧૫૪૧૫ મી. વચ્ચે અંડરગ્રાઉન્ડ પાઈપલાઈન કરવાની કામગીરી  ગુજરાત ગેસ અને પાઈપલાઈન એક્ટ-૨૦૦૦ અધિનિયમની કલમ-૩ અન્વયે મળેલ સત્તાને આધીન અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવા માટે આથી હિત ધરાવતી વ્યક્તિઓને ચેતવણી
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	<p>આપવામાં આવે છે કે, ઉક્ત પાઈપલાઈન નાખવા માટે જરૂરિયાત અનુસારની પહોળાઈ અને ઊંડાઈમાં કામગીરી કરવાની થશે જે માટે પાઈપલાઈન નાંખવા તેમજ તે માટે જરૂરી કામગીરી કરવા જરૂરી માલસામાન અને મશીનરી લાવવા લઈ જવાની કામગીરી થશે આ કામમાં રોકાયેલ સરકારી કર્મચારી. ઇજારદારશ્રીઓ તેમજ સંબંધિત સ્ટાફને અવરોધરૂપ કે અંતરાય બની શકાશે નહીં.</p> <p>પહેલાં જાહેર કરેલી અનુસૂચિ ઉપરાંતની આ વધારાની અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હીત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાની નકલ સમાચાર પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર જમીન વપરાશકારોના હક્ક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત કાર્યપાલક ઇજનેરશ્રી, ઘરોઈ મુખ્ય બંધ વિભાગ નં.૧. ઘરોઈ કોલોની. તા.સતલાસણા જી મહેસાણા પીન-૩૮૪૩ ૬૦ ને લેખિતમાં રજૂ કરવા જણાવવામાં આવે છે.</p>
અનુસૂચિ-૨	
ગામનું નામ	સર્વે નંબર(નવા)
લાડોલ, તા. વિજાપુર	૬૧૮૬, ૬૧૮૧, ૬૨૦૩, ૬૨૦૪, ૬૩૫૮, ૬૩૬૨, ૬૩૬૮, ૬૩૭૨, ૬૧૮૫, ૫૯૭૫, ૬૪૦૩, ૬૪૦૬, ૬૪૧૪, ૫૮૯૪, ૫૮૯૧, ૫૮૬૮, ૫૮૭૭, ૫૮૫૭, ૫૮૪૯, ૫૮૨૩, ૫૮૨૪, ૫૮૭૬, ૫૭૪૬, ૫૮૬૫, ૫૭૩૬, ૫૬૮૯, ૫૬૮૦, ૫૬૮૬ ૫૪૫૦, ૫૪૫૧, ૫૪૫૩, ૫૪૫૨, ૫૪૬૮, ૫૪૬૯, ૫૪૬૨, ૫૪૬૧, ૫૪૮૩, ૫૪૬૭, ૫૪૮૨, ૪૯૩૮, ૪૯૩૯, ૪૯૨૬, ૪૯૩૭, ૪૯૪૫, ૪૯૧૦, ૪૮૮૨, ૪૭૨૫, ૪૬૯૯, ૩૭૭૫, ૩૭૭૬, ૩૬૩૧, ૩૬૮૫, ૩૬૮૩, ૩૬૯૮, ૩૬૮૧, ૩૭૧૯, ૩૭૧૮, ૩૭૧૯, ૩૭૩૫, ૩૧૭૧, ૩૧૭૨, ૩૧૬૭, ૩૧૬૬, ૩૧૩૧, ૩૧૩૨, ૩૧૩૩, ૩૧૬૩, ૩૧૬૧, ૩૧૪૨, ૩૧૪૩, ૩૦૪૫, ૩૧૫૭, ૩૦૩૫, ૨૯૪૬, ૨૯૫૧, ૨૯૫૦, ૨૮૭૮, ૨૮૭૩, ૨૮૭૨, ૨૯૫૧, ૨૯૫૦
માલોસણ, તા. વિજાપુર	૭૨, ૭૩, ૮૯૮, ૮૩, ૮૯૭, ૮૪, ૮૯૬, ૮૫, ૯૦, ૯૦૨, ૯૦૧, ૯૦૦, ૮૮૯, ૨૩૧, ૨૧૭, ૨૩૩, ૩૦૬, ૬૨૫, ૫૯૩, ૪૬૦, ૪૫૯, ૫૮૮, ૫૮૬, ૪૬૬, ૪૭૦, ૪૭૧, ૪૮૫, ૪૮૬, ૪૮૭, ૪૯૪, ૪૯૫
ગવાડા, તા. વિજાપુર	૧૩૬૪, ૧૩૯૦, ૫૫૦, ૫૫૧, ૧૩૨૫, ૧૩૨૪, ૧૩૩૬, ૧૪૩૯, ૧૩૩૪, ૧૪૪૨, ૧૪૪૩, ૧૪૪૪, ૧૪૫૨, ૧૩૨૦, ૧૨૯૮, ૧૩૧૭, ૧૩૧૬, ૧૩૧૯, ૧૪૪૬, ૧૪૪૭, ૧૪૪૮, ૧૨૯૫, ૧૨૯૭, ૧૨૯૬, ૧૨૯૩, ૧૨૯૪, ૧૫૭૯, ૨૦૧૮, ૧૫૮૧, ૨૦૦૫, ૨૦૧૬, ૧૫૮૨, ૨૦૦૪, ૧૫૮૦, ૧૫૮૪, ૧૫૮૫, ૧૬૪૬, ૨૦૦૩, ૨૦૦૨, ૧૯૯૩, ૧૯૯૪, ૧૯૯૫, ૧૯૯૬, ૧૯૯૭, ૧૯૯૮, ૧૯૯૯, ૧૯૮૯, ૧૯૯૦, ૧૯૮૮, ૧૪૪૯, ૨૦૦૦, ૧૬૪૮, ૨૦૦૧, ૧૬૪૦, ૧૭૨૩, ૧૯૮૩, ૧૭૨૫, ૧૯૭૯, ૧૭૨૪, ૧૭૨૭, ૧૭૨૮, ૧૭૨૯, ૧૭૨૬, ૧૮૧૩, ૧૮૧૫, ૧૮૧૪, ૧૯૭૬, ૧૯૮૧, ૧૯૭૪, ૧૯૭૫, ૧૯૮૦, ૧૮૭૬, ૧૯૭૭, ૯૨૪, ૧૭૭૩, ૧૮૧૦, ૯૧૪ (જૂનો સર્વે નં.), ૯૧૫ (જૂનો સર્વે નં.), ૯૧૬ (જૂનો સર્વે નં.), ૧૭૭૬, ૧૭૭૫, ૧૮૦૮, ૧૮૦૭, ૧૭૭૭, ૧૭૮૫, ૧૭૮૪
પિલવાઈ, તા. વિજાપુર	૨૦૬૧, ૨૦૬૦

બી. એચ. જોષી,  
સરકારના ઉપસચિવ (ઉ.ગુ.).



સત્યમેવ જયતે

# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

VOL. LXI ] MONDAY, SEPTEMBER 28, 2020 / ASVINA 6, 1942

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી સપ્ટેમ્બર, ૨૦૨૦.

**ક્રમાંક: જીએન/૨૦૨૦/૨૭/સુસુવ-૧/૨૧૧૯/૧૯૦૬/૧૧૬/ક-૩ :** ગુજરાત પાણીની પાઈપલાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે એક્ટની કલમ-૩ હેઠળ સુજલામ સુફલામ વર્તુળ-૧, ગાંધીનગર હસ્તકની પાણીની ઉદ્ભવ પાઈપલાઈનનો કામગીરીના સંદર્ભે નિમાયેલ કોમ્પીટન્ટ ઓથોરીટી દ્વારા બહાર પડાયેલ નીચે મુજબના જાહેરનામાને ગેઝેટમાં નીચે મુજબ યથાવત પ્રસિદ્ધ કરેલ છે.

જાહેરનામું
<p><b>ગુજરાત પાણીની પાઈપલાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત)</b> <b>અધિનિયમ-૨૦૦૦ ની કલમ-૩ અન્વયે જાહેરનામું</b></p> <p>ગુજરાત રાજ્યમાં નર્મદાના પાણીને મહેસાણા જિલ્લાના (૧) વિજાપુર તાલુકાના મોજે. ઘનપુરા (ઘાંટુ) ગામના સર્વે નં. ૮૩૭ માં આવેલ સીમ તળાવ તથા રામપુરા (કુ.) ગામના સર્વે નં. ૩૪૦ માં આવેલ સીમ તળાવ ભરવા તેમજ (૨) મહેસાણા જિલ્લાના ખેરાલુ તાલુકાના મોજે.વઘવાડી ગામના સર્વે નં. ૬૫ (જુનો સર્વે નં.૫૦૦) માં આવેલ જોરાપુર તળાવ ભરવા માટે નેટવર્ક પાઈપલાઈન નાંખવાની કામગીરી માટે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ થી મળેલ સત્તા અન્વયે નીચે મુજબની અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.</p> <p>આથી હિત ધરાવતી વ્યક્તિને ચેતવણી આપવામાં આવે છે કે, ઉક્ત પાઈપલાઈન નાખવા માટે જરૂરીયાત અનુસારની પહોળાઈ અને ઉંડાઈમાં કામગીરી કરવાની થશે. આ કામમાં રોકાયેલાં કોઈપણ સરકારી કર્મચારી તથા કોઈપણ ઈજારદારને અવરોધરૂપ અથવા અંતરાયરૂપ બની શકશે નહીં.</p> <p>જે સાડ આગામી સમય દરમિયાન પથરેખામાં આવતાં સર્વે નંબર/બ્લોક નંબરના પાઈપલાઈનના કામને અસર થાય તેવી બાંધકામની કોઈપણ કામગીરી કરવી નહીં.</p>

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાની નકલ સમાચાર પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ત્રીસ (૩૦) દિવસની અંદર જમીન વપરાશકારોના હક્ક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત “કાર્યપાલક ઇજનેરશ્રીની કચેરી, કાંસ વિભાગ, ભોંયતળીયે, સ્ટેટ વોટર ડેટા સેન્ટર બીલ્ડીંગ, સેક્ટર-૮, ગાંધીનગર-૩૮૨૦૦૮” ને લેખિતમાં રજુ કરવા જણાવવામાં આવે છે.

અનુસૂચિ		
	જુનો સર્વે નંબર	નવો સર્વે નંબર
જીલ્લો-મહેસાણા તાલુકો - વિજાપુર ગામ:- રામપુરા (કુવાયડ)	૧૦૨/૧	૩૪૫
	૧૦૪ પૈકી	૩૫૨
	૧૦૫/૨	૩૫૩
	૧૩૫/૧ પૈકી	૩૬૭
	૧૩૫/૧ પૈકી	૩૬૮
	૧૩૫/૨ પૈકી ૨	૩૬૯
	૧૩૫/૨ પૈકી ૨	૩૭૦
	૧૩૮/૧ પૈકી	૩૭૬
	૧૩૯/૨ પૈકી	૩૯૩
	૧૩૯/૫	૩૯૪
	૧૪૦/૧	૩૯૭
	૧૪૩ પૈકી	૩૯૮
	૧૪૪/૧	૪૦૩
	૧૪૪/૨	૪૦૪
	૧૪૫	૪૦૫
	૧૪૬ પૈકી	૪૧૬
જીલ્લો-મહેસાણા તાલુકો - ખેરાલુ ગામ:- વઘવાડી	૫૦૨/૧ અ	૬૭
	૫૦૨/૧ બ	૬૮
	૫૦૨/૨	૬૯
	૫૦૩/૧	૭૧
	૫૦૩/૨	૭૨

બી. એચ. જોષી,  
સરકારના ઉપસચિવ (ઉ.ગુ.).

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] MONDAY, SEPTEMBER 28, 2020 / ASVINA 6, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> September, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/69/CPI/1411/4016/K1 :-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, after Sr. No. 433 the following shall be inserted.

Sr. No.	Name of the Unit	Village	District	Relaxation
434	M/S Chiripal Poly Films Limited  (Consumer No : 17444)	Bidaj	Kheda	Unit shall be permitted to utilize <b>4000 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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VOL. LXI ] MONDAY, SEPTEMBER 28, 2020 / ASVINA 6, 1942

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> September, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/70/CPI/1409/4273/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 407 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
407	M/S Sarigam Oxytrade Pvt. Ltd.  (Consumer No : 38447)	Sarigam	Valsad	Unit shall be permitted to utilize <b>250 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

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Vol. LXI ] TUESDAY, SEPTEMBER 29, 2020 / ASVINA 7, 1942

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020

#### **The Gujarat Secondary and Higher Secondary Education (Amendment) Act, 2020.**

**No: GH/SH/44/MSB/1219/880/CHH:**— In exercise of the powers conferred by the Sub-Section (2) of Section 1 of the Gujarat Secondary and Higher Secondary Education (Amendment) Act, 2020. (Gujarat Act No. 5 of 2020), (hereinafter referred to as "the said Act"), the Government of Gujarat hereby appoints the dated 1<sup>st</sup> October, 2020 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**B. P. MENPARA,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, SEPTEMBER 30, 2020 / ASVINA 8, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/ 147 of 2020/DVP-252020-3132-L:** WHEREAS, the Valsad Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Third Draft Revised Development Plan-2038 (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.26.12.2019.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto, and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9<sup>th</sup> Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

**SCHEDULE**

Proposed modifications in the Draft Development Plan of Valsad Area Development Authority

1. The land bearing R.S.No. 180/P, 186/P, 238/P, 239/P, 240/P, 241/P, 242/P And C.S.No. 853/P, 885/P, 852/P, 888, 889, 890, 891, 892 of village: Abrama designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
2. The lands designated for "Commercial Zone" in Valsad Area Development Authority area shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
3. The land of village: Abrama as shown in the Table below designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

<b>R.S.No./C.S.No.</b>	<b>Earmarked as</b>
280/P, 278/P, 279/P, 260/P, 261/P, 258/P, 262, 257/P, 256/P, 252, 251, 250, 249, 253/P, 254, 255/P, 295/P, 296/P, 294/P, 298/P etc.	Pocket-1
280/P, 260/P, 258/P, 257/P, 256/P, 255/P, 290/P, 291, 292, 294/P, 297, 296/P, 295/P, 298/P etc.	Pocket-2
275/P, 276/P, 283/P, 277, 282/P, 278/P, 281/P, 280/P etc.	Pocket-3
275/P, 285, 284/P, 288/P, 280/P, 290/P, land between R.S.No.285 and 287 etc.	Pocket-4
185, 194/P, 196, 198, 197,193/P, 192,189/P, 191/P, 201/P, 200/P, 199 and C.S.No. : 126,127,128/P etc.	Pocket-5
206, 205/P, 204/P, 207, 208, 209, 203/P, 210, 211, 221 and C.S.No. : 3020/P, 3021/P, 3022/P, 3023/P, 3024, 3025/P, 3026, 3027, 3028, 3029, 3030, 3031, 3032/P, 3033, 3035, 3036, 3037/P, 3039/P, 3040/P etc.	Pocket-6
42/P, 38/P, 39, 40, 41, 43, 44, 45, 46/P, 47/P, 48/P, 49/P, 37, 53/P etc.	Pocket-7
46/P, 42/P, 47/P, 48/P, 52/P, 53/P, 74/P, 75/P, 76/P, 72, 78/P, 55, 56, 57, 63 to 74, 50,51 etc.	Pocket-8
267/P, 274/P, etc.	Pocket-9
269/P etc.	Pocket-10

4. The 30 mtr wide road passing through R.S.No. 84, 85, 87, 88, 89, 90, 91, 92, 93, 94, 96, 97 etc. of village Mograwadi marked as A6-B6-C6 and B6-B7 shall be deleted and land thus released shall be designated under " Residential Zone" under section 12(2)(a) and the 30 mtr road passing through water body marked as C6-D6 shall be deleted and land thus released shall be designated as "Water Body", under section 12(2)(c) of the said Act, as shown in the accompanying plan.
5. The 18 mtr wide road passing through the land bearing R.S.No. 81, 82, 83, 84, 87, 88, 92, 99, 100,101 etc. of village: Mograwadi shall be reduced to 12 mtr wide road and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

6. The 12 mtr wide road passing through C.S.No. 1851,1852,1867 of village Valsad marked as A1-B1 shall be deleted and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
7. The 18 mtr wide road passing through the land bearing C.S.No. 1817, 1820, 1822 etc. of village: Abrama marked as A-B shall be reduced to 9.00 mtr wide road and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
8. The 18 mtr wide road passing through R.S.No. 290 of village Abrama marked as A5-B5 shall be deleted and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
9. The land bearing R.S.No. 42/p, 202/p, 203/p, 204/p, 205/p, 201/p, 190/p, 189/p reserved for "Recreational & Commercial use" (shown as Reservation No. 8) shall be deleted from the said reservation and the land bearing R.S.No. 42/p, 203/p, 204/p, 205/p, 201/p, 190/p, 189/p so released shall be designated for "Residential Zone" under Section 12(2)(a) and R.S.No.202/p shall be designated for Water body under Section 12(2)(c) of the said Act as shown in accompanying plan.
10. The land Bearing C.S.No. 1346, R.S.No. 114/lp of village Abrama reserved for "Commercial Use" (shown as Reservation No. 10) shall be deleted from the said reservation and the land so released shall be designated for "Residential Zone" under Section 12(2)(a) of the said Act as shown in accompanying plan.
11. The 18 mtr wide road passing through the land bearing C.S.No. 1939, 1941, 1942, 1999, 2000, 1873, 1867, 1866, 1865 , 1863, 1862, 1861,1860, 1853, 1852 , 1851, 1843, etc. of village: Abrama marked as A2-B2-C2, the 18 mtr wide road passing through the land bearing CS.No. 1841, 1840, 1838, 1845, 2334 , 2333 , 2205, 2226, 2210, 2211, 2209, 2190, etc. of village: Abrama marked as C1-C2, the 18 mtr wide road passing through the land bearing CS.No. 2455, 2458, 2452, 2450, 2446, 2414 , 2412, 2325 , 2328, 2338 , 2329, 1826, 2337, 2335, 2330, 2331, 2332, 2333, 2334, 2335, 2337, etc. of village: Abrama marked as C4-B-C5, the 18 mtr wide road passing through the land bearing C.S.No. 1665, 1650, 1876, 1664, 1661, 1651, 1654, 1655, 1656, 1658, 1659, 1660, 1673, 3057, 1678, 3056, 1680, 1684,1366, 1697, etc. of village: Abrama marked as B3-C3, the 18 mtr wide road passing through the land bearing C.S.No. 42, 43, 44, 54 and R.S.No. 53, 49, 52, 47, 48, 46, 42, etc. of village: Abrama marked as C6-C7, the 18 mtr wide road passing through the land bearing C.S.No. 1866, 1865, 1876, 1650, 1648, 1384, 1383, 1381, 1382, 1391, etc. of village: Abrama marked as B2-B3-B4 shall be reduced to 12.00 mtr wide road and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
12. The 18 mtr wide road passing through the land bearing C.S.No. 1352, etc. of village: Abrama marked as B4-B7 shall be reduced to 12.00 mtr wide road and the land thus released shall be designated for "Public Purpose Zone" under section 12(2)(o) of the said Act, as shown in the accompanying plan.
13. The land bearing R.S.No. 293 of village Abrama designated for "Public Purpose Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

**Note :** The Boundary of proposed modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/148 OF 2020/DVP-282020-203-L:-** WHEREAS, the Limdi Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"). Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.12.09.2019.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto, and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

**SCHEDULE**

Proposed modifications in the Draft Development Plan of said Authority.

1. The land bearing R.S.No. 1411/p, 334/p, 360/p1, 359, 288, 280/p1, 271, 248/p, 245/p, 244, 292,14/p, etc. of village: Limdi designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
2. The land bearing R.S.No. 185/p/1, 185/p/4, 185/p/5, etc. of village: Limdi earmarked as POCKET-A-B-C-D designated for "Recreational Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

**NOTE :** The Boundary of proposed modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/149 2020/DVP-142020-1037-L: WHEREAS**, Bardoli Municipality and surrounding area were declared as urban development area for which Bardoli Urban Development Authority (hereinafter referred as "the said Authority") was constituted vide Government notification No.GH/V/329 of 2015/UDA-102014-5026(2)-L, Dated.09.12.2015 under provisions of section 22 of the Gujarat Town Planning & Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred as "the said Act").

**AND WHEREAS**, in exercise of the powers conferred by sub-section (2A) of section 22 of the said Act, the Government of Gujarat by Notification No.GH/V/188 of 2016/UDA-102014-5026(2)-L, dated.18.10.2016 excluded the area mentioned in this Notification from the urban development area of the said Authority.

**AND WHEREAS**, the said Authority prepared a Draft Development Plan-2037 (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit, and submitted to the State Government under the provisions of Section 9 of the said Act, on dated.05.12.2019.

**AND WHEREAS**, notice regarding publication of the said Draft Development Plan for inviting suggestions or objections under section 13 of the said Act, if any, with respect to the said Development Plan was published in the Part II Extraordinary Gujarat Government Gazette on dated 06.12.2019.

**AND WHEREAS**, the said Authority submitted the said Draft Development Plan, in respect of the lands included within its limit under sub section (1) of section 16 of the said Act after following due procedure under section-14 of the said Act to the Government of Gujarat for sanction on dated.20.02.2020.

**AND WHEREAS**, the said Authority submitted the said Draft Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

**NOW THEREFORE**, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat hereby;

1. Proposes to modify the aforesaid Draft Development Plan subject to the modifications enumerated in the schedule appended hereto and
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

The modifications mentioned below shall be open for the inspection of the public at the office of the Bardoli Urban Development Authority, Bardoli during office hours on all working days during the aforesaid period of two months.



**SCHEDULE**

Proposed modifications in the Draft Development Plan 2037 of Bardoli Urban Development Authority

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1. The lands bearing R.S.No.31/P and 26/2 of village: Bardoli reserved for "School and Play Ground" shall be deleted from the said reservation and the land so released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
2. The lands bearing R.S.No.318 of village: Bardoli reserved for "School and Play Ground" shall be deleted from the said reservation and the land so released shall be designated for "Residential Zone" under Section 12(2)(a) of the said Act as shown in accompanying plan.
3. The land bearing R.S.No. 370/p, 371/2/p, 368/2/p, 368/3, 369/1, 369/2, 383/p, 384/p, etc. of village: Bardoli designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
4. The 18 mtr wide road passing through the R.S.No.366, 379, 380, 375/1/2, 372/1, 374/2, 367/1, 367/2, etc. of village Bardoli marked as A-B-C-D-E-F-G shall be deleted and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
5. The land bearing R.S.No.494 of village: Bardoli designated for "Public Purpose Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
6. The land bearing R.S.No. 344 of village: Ten designated for "Public Purpose Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
7. The land bearing R.S.No. 474/b of village: Bardoli, R.S.No. 274 of village: Kareli, R.S.No. 176, 177, 178, 162, 163, etc. of village: Soyani, R.S.No. 114, 186 of village: Gangpor, R.S.No. 120 of village: Ten designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
8. The land bearing R.S.No. 68 of village: Tajpor Bujrang, R.S.No. 131,178, 604 of village: Afva, R.S.No. 164/b, 272, 273, 266, etc. of village: Soyani, R.S.No, 23/a, 23/b, 50 of village: Nandida designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
9. The land bearing R.S.No. 90 of village: Tajpor Bujrang designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
10. The land bearing R.S.No. 93 of village: Bamroli, R.S.No. 324, 404/P1/P1 of village: Ten designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
11. The land bearing R.S.No. 232 of village: Kareli designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

12. The lands designated for "Commercial Zone" in Bardoli Urban Development Authority area shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
13. The 45 mtr wide road passing through the land bearing R.S.No. 470/1/p, 473/2/p, 449/2, 470/2/p, 467/2/2 etc. of village: Bardoli shall be reduced to 30 mtr wide road marked as A1-B1 and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/150 of 2020/DVP-272019-2789-L:** In exercise of the powers conferred by section 3(1) & 6(1) of the Gujarat Town Planning & Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred as "the said Act"), Bechar-Becharaji Gram Panchayat was declared as "Development Area" for which Bechar-Becharaji Gram Panchayat was designated as Becharaji Area Development Authority (hereinafter referred as "the said Authority") vide Government notification No.GH/V/124 of 2005/UDA-112004-8329-V, Dated.09.02.2005.

**WHEREAS**, under provisions of the said Act, The Becharaji Area Development Authority could not submit the Draft Development Plan to the State Government within time limit, Town Planner, Mahesana Branch, Mahesana was appointed as the Authorized Officer vide Government Order No.DVP-272008-520-L, Dated.28.07.2010 under provisions of section 109(1) of the said Act.

**AND WHEREAS**, the said Authorized Officer submitted the said Draft Development Plan, in respect of the lands included within its limit under sub section (1) of section 16 of the said Act after following prescribed procedure under the said Act to the Government of Gujarat for sanction on dated.25.11.2013.

**AND WHEREAS**, in exercise of the powers conferred by sub clause (ii) of clause (a) of subsection (1) of section 17 of the said Act 1976, the Government of Gujarat by Notification No.GH/V/187 of 2015/DVP-112014-6792-L, dated.12.05.2015 returned the said Draft Development Plan, to the Authorized Officer.

**AND WHEREAS**, the Authorized Officer again prepared and published a Draft Development Plan (hereinafter referred to as "the said Draft Development Plan") under the provisions of Section 13(1) of the said Act, and notice regarding publication of the said Draft Development Plan for calling objection or suggestion, if any, with respect to the said Draft Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.28.01.2019.

**AND WHEREAS**, the said Authorized Officer submitted the said Draft Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

**NOW THEREFORE**, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Draft Development Plan subject to the modifications enumerated in the schedule appended hereto and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

### SCHEDULE

Proposed modifications in the Draft Development Plan of said Authority.

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1. The land bearing R.S.No.319 of village: Bechar designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  2. The land bearing R.S.No.314/P, 344/P and 346/P of village: Bechar designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Agricultural Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  3. The land bearing R.S.No.138/P, 140, 141, 142/P, 143/P, 144, 145, 146/P, 155/P, 156/P and 157/P of village: Bechar designated for "Agricultural Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  4. The lands designated for "Commercial Zone" in Becharaji Area Development Authority area shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  5. The 18 mtr wide road passing through the R.S.No.7 of village Bechar marked as A-B-C-D-E shall be realigned to A1-B1-C1-D1-E1 under section 12(2)(d) of the said Act and the land thus released shall be designated as "water body" under section 12(2)(c) of the said Act, as shown in the accompanying plan.
  6. The lands designated as "Gamtal Boundary (as per DILR Map) Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

**NOTE:** The Boundary of proposed modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/151 of 2020/DVP-252020-851-L: WHEREAS**, Navsari Municipality and surrounding area was declared as urban development area for which Navsari Urban Development Authority (hereinafter referred as "the said Authority") was constituted vide Government notification No.GH/V/328 of 2015/UDA-102014-5026(1)-L, Dated.09.12.2015 under provisions of section 22 of the Gujarat Town Planning & Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred as "the said Act").

**AND WHEREAS**, in exercise of the powers conferred by sub-section (2A) of section 22 of the said Act, the Government of Gujarat by Notification No.GH/V/186 of 2016/UDA-102014-5026(1)-L, dated.18.10.2016, Notification No.GH/V/126 of 2016/UDA-102014-5026(1)-L dated.29.11.2016 excluded the area mentioned in these notifications from the urban development area of the said Authority.

**AND WHEREAS**, the said Authority submitted the Draft Development Plan, in respect of the lands included within its limit under sub section (1) of section 16 of the said Act after following due procedure under section-14 of the said Act to the Government of Gujarat for sanction on dated.12.09.2017.

**AND WHEREAS**, in exercise of the powers conferred by sub-section (2A) of section 22 of the said Act, the Government of Gujarat by Notification No.GH/V/283 of 2017/UDA-102014-5026(1)-L, dated.18.10.2017 again excluded the area mentioned in this notification from the urban development area of the said Authority.

**AND WHEREAS**, in exercise of the powers conferred by sub clause (iii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat by Notification No.GH/V/135 of 2019/UDA-102019-6542-L, dated.25.02.2019 Refused to Sanction the Draft Development Plan which was submitted on dated.12.09.2017.

**AND WHEREAS**, the said Authority prepared a Draft Development Plan in respect of the lands included within its limit, and submitted to the State Government under the provisions of Section 9 of the said Act, on dated.14.08.2019.

**AND WHEREAS**, the said Authority published the Draft Development Plan in respect of the lands included within its limit, under the provisions of Section 13(1) of the said Act

**AND WHEREAS**, notice regarding publication of the said Draft Development Plan for inviting suggestions or objections under section 13 of the said Act, if any, with respect to the said Draft Development Plan was published in the Part II Extraordinary Gujarat Government Gazette on dated 29.08.2019.

**AND WHEREAS**, the said Authority submitted the Draft Development Plan, in respect of the lands included within its limit under sub section (1) of section 16 of the said Act after following due procedure under section-14 of the said Act to the Government of Gujarat for sanction on dated.12.02.2020.

**NOW THEREFORE**, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Draft Development Plan subject to the modifications enumerated in the schedule appended hereto and

- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9<sup>th</sup> Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

The modifications mentioned below shall be open for the inspection of the public at the office of the Navsari Urban Development Authority, Navsari during office hours on all working days during the aforesaid period of two months.

### **SCHEDULE**

Proposed modifications in the Draft Development Plan 2039 of Navsari Urban Development Authority

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1. The 12 mtr wide road passing through the R.S.No. 195, 196/P/1, 196+197+197/P etc of village Chapra marked as A-B shall be deleted and the land thus released shall be designated for Residential Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  2. The land bearing R.S.No. 248/P, 249/P, 250/P, 256/1/P of village: Sisodra marked as POCKET-1 and R.S.No. 248/P, 249/P, 250/P, 251, 252, 253, 254/P, 256/1/P of village: Sisodra marked as POCKET-2 designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  3. The land bearing R.S.No. 112/P, 116/P, 117/P, 118,105/P, 119/P, 120,124/P, 113, 114/P, 115/P, 108/P, 82/P, 106/P, 122/P, 123/P, etc. of village: Jalalpor marked as POCKET-3 and R.S.No. 81/P of village: Jalalpor marked as POCKET-4 designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  4. The land bearing R.S.No. 366, 367, 323/1, 323/2, 323/3, 310, 315, 317/1, 317/2, 484, 485 of village: Viraval, R.S.No. 1175, 1182, 1183 of village: Sisodara, R.S.No. 145/P/4/1 of village: Dantej, R.S.No. 40/A/1, 40/A/2, 40/B, 40/C, 40/D, 759, 738, 739, 740, 741, 900 of village: Aeru, R.S.No. 125, 126 of village: Hansapor, R.S.No. 132 of village: Nasilpor designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  5. The land bearing R.S.No. 248, 250 of village: Viraval, R.S.No. 100,101/1,101/2 of village: Chovishi, R.S.No. 80, 81, 82 of village: Navsari, R.S.No. 171,175,177, 181, 186, 183, 188, 225, 226/3, 241/2 of village: Kabilpor, R.S.No. 217, 218 of village: Nasilpor, R.S.No. 21, 197 of village: Bhattai, R.S.No.140, 141, 1556, 1607, 1608, 1598, 1593, 658, 775, 849, 1970, 1975, 1981, 1982, 1983, 1988 of village: Sisodara, R.S.No. 15, 16 of village: Jamalpor, R.S.No. 194, 300/1, 300, 301, 338 of village: Chapra designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  6. The land bearing R.S.No. 462/P of village: Viraval designated for "Public Purpose Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  7. The land bearing R.S.No. 272, 274, 277 of village : Vijalpor, R.S.No. 191 of village: Bhatai, R.S.No. 208/P of village : Sisodara designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
  8. The land bearing R.S.No. 918, 70, 71, 26, 50, 51, 52, 409, 32, 165, 168, 64, 65, 170, 386, 390, 391, 1427, 346, 345, 342, 344, 341, 1666, 1667, 1669, 1658+1659, 1670,1672,1674/P of village: Navsari, R.S.No. 76, 123 of village : Chapra; R.S.No. 3, 261, 316, 334, 302 of village:

Jamalpor designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

9. The land bearing R.S.No. 1091 of village: Sisodara, R.S.No. 396/2 of village : Hansapor designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
10. The land bearing R.S.No. 439, 440 of village: Aeru designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
11. The land bearing R.S.No. 26 of village: Jalalpor designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Water body" under section 12(2)(c) of the said Act, as shown in the accompanying plan.
12. The land bearing R.S.No. 513, 528/p, 527/P, 515 to 521, 522/p, 523/p, 524, 525/p, 526/p, 540/p, 541/p, 542/p, 543, 544, 545, 583/p, 584, etc of village: Aeru and R.S.No. 321, 362/p, 322/p etc of village jalalpor marked as POCKET-1, R.S.No. 309/p, 310, 311, 312, 314/p, 313/p, 332/p, 334, 335, 347/p, 333/p, 336/p, 343/p, 342/p etc of village jalalpor marked as POCKET-2, R.S.No. 529/p, 530, 531, 532/p, 533/p, 534/p, 535/p, 536/p, 537/p, 538/p, 539/p, 559/p, 560/p, 561/p, 562/p, 563/p etc of village Aeru and R.S.No. 309/p, 314/p, 315 to 320, 322/p, 323/p, 324 to 331, 332/p, 333/p, 336/p, 339, 340, 341, 342/p, 343/p, 344 to 346, 347/p, 348 to 360, 361/p, 362/p, 364, 365/p, 366, 367/p, 389/p, 390 to 392, 394/p, 397/p, 398 to 409, 415 to 423, 424/p, 426/p, 428/p, 429 to 432, 445/p, 446, 447, 448/p, 450/p etc of village: Jalalpor marked as POCKET-3, R.S.No. 562/p, 563/p etc of village: Aeru and R.S.No. 368/p, 369/p, 394/p, 395/4/p, 397/p, 395/p, 396, 395/1, 425/p, 426/p, 427, 428/p, 448/p, 449, 450/p, 451/p, 452 etc of village: Jalalpor marked as POCKET-4, R.S.No. 558/p of village: Aeru marked as POCKET-5 designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Public Purpose Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

**NOTE :** The Boundary of proposed modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, OCTOBER 1, 2020 / ASVINA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> September, 2020

**Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007.**

**No: GH/SH/41/2020/PVS/102020/471/S :** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the First year of the Master of Planning Courses and payment of fees, namely:-

#### 1. *Short Title and Commencement.-*

- (1) These rules may be called the Master of Planning Courses (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

#### 2. *Definitions.-*

- (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of candidates in the First year of the Master of Planning Courses;
  - (c) "Admission Committee" means the Admission Committee for Professional Courses constituted by the State Government under section 4 of the Act;

- (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act, 1987 (52 of 1987);
  - (e) "Appendix" means an appendix appended to these rules, specifies the names of the Master of Planning/specialization and eligibility for admission;
  - (f) "Common Entrance Test (CET)" means the entrance test conducted by the Admission Committee, for determination of merits of the candidates for the purpose of admission in the Master of Planning Courses, in the Professional Educational Colleges or Institutions of the State;
  - (g) "Foreign National (FN)Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
  - (h) "Help Centers" means the centers notified by the Admission Committee for facilitation of the candidate for off-campus online admission process;
  - (i) "Non Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
  - (j) "Qualifying Examination" means the following Degree-
    - 1. Bachelor of Architecture, or
    - 2. Bachelor of Engineering/ Bachelor of Technology (Civil Engineering), or
    - 3. Bachelor of Planning, or
    - 4. Post-graduation in Geography or Economics or Sociology.obtained from-
    - (i) any of the Universities established or incorporated by the Central or the State Act, or
    - (ii) any institution declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956(3 of 1956),or
    - 5. any other equivalent qualification recognized as such by the Government;
  - (k) "Sanctioned intake" means intake sanctioned by registering or statutory body and/or recognized University;
  - (l) "sponsored candidate" means a candidate who is serving in the Government Engineering College, Government Polytechnic, Grant-in-aid professional technical college or institute, Unaided College or Institute, Research and Development Organization or Industry; and who is sponsored or deputed for the Master of Planning Courses under the existing scheme of the AICTE;
  - (m) "University Grants Commission (UGC)" means the University Grants Commission, a statutory body constituted under section 4 of the University Grants Commission Act, 1956 (3 of 1956);
  - (n) "Website" means the official website of the Admission Committee to carry out off campus online admission process.
- (2) Words and expressions used in these rules but not defined shall have the meanings assigned to them in the Act.



**3. Admission to Master of Planning Courses.-** Admission to the First Year of the Master of Planning Courses shall be given as under, namely:-

- (1) All the Government Seats shall be filled in on the basis of merit list prepared by the Admission Committee for admissions to the First Year of the Master of Planning Courses.
- (2) All the Management Seats shall be filled in by the management of the respective Professional Educational Colleges or Institutions, on the basis of inter-se merit list of the students duly prepared by the respective Professional Educational Colleges or Institutions.

**4. Seats Available for Admission.-** For the purpose of admission to the first year of the Master of Planning Courses, available seats shall include,-

**A. Government Seats:-**

- (1) All the sanctioned seats of the Master of Planning Courses in the Government Colleges or Institutions of the State.
- (2) All the sanctioned seats of the Master of Planning Courses in the aided Colleges or Institutions.
- (3) Fifty percent. (50%) of the sanctioned seats of the Master of Planning Courses in the unaided Colleges or Institutions, and
- (4) All supernumerary seats of the Master of Planning-Courses in the Government Colleges or Institutions and in the aided and unaided Colleges or Institutions:

Provided that, five per cent. (5%) seats of Government and aided college or institutions shall be available for the candidates who have cleared the qualifying examination with minimum legibility criteria of percentage of marks in subjects prescribed by AICTE from time to time from an eligible Universities/Colleges or Institutions located in India (Including Gujarat State).

**B. Management Seats:-**

- (1) Fifty percent. (50%) seats of the sanctioned seats of the Master of Planning Courses in the unaided Colleges or Institutions of State including fifteen per cent (15%) NRI seats.
- (2) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the commencement of the first counseling program shall be considered as available seats:

Provided that the Government Seats shall be available for online admission for two rounds by the Admission Committee:

Provided further that the registration and preparation of merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. Eligibility for Admission-** for the purpose of admission, a candidate shall have appeared in the Common Entrance Test (CET) held by the Admission Committee.-

- (1) A candidate shall have passed the qualifying examination, as specified in column 4 of the Appendix with 50% (45% for SC/ST/SEBC/EWSs candidates) marks at the qualifying examination.
- (2) A sponsored candidate shall have.-
  - (a) passed the qualifying examination as specified in column 4 of the Appendix with 50% (45% for SC/ST/SEBC/EWSs candidates) marks at the qualifying examination;
  - (b) minimum two years full time working experience in the academic, industrial or research organization in the relevant field, for which the candidate is seeking admission after passing qualifying examination as on 1<sup>st</sup> July of the year in which application for admission is made.

- (3) Candidates who have passed the qualifying examination in the relevant discipline, as specified in column 4 of the Appendix from Institutions/Universities located outside India with minimum eligibility criteria as prescribed by the AICTE from time to time, and equivalency accorded by the Association of Indian Universities (AIU), New Delhi, shall also be eligible for admission subject to guidelines of the AICTE in admission under the Management seats as prescribed in para B of rule 4.

**6. *Reservation of Seats.-***

- (1) For the purpose of admission in Government seats, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-
  - (a) Scheduled Castes : 7 %
  - (b) Scheduled Tribes : 15%
  - (c) Socially and Educationally Backward Classes : 27%
  - (d) Economically Weaker Sections (EWSs) : 10%-including Widows and orphan any caste/category.
- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of inclusion in the concerned category:

Provided that the candidate belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.
- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority as specified by the State Government. Such certificate shall have validity as per the prevailing rules of the State Government.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case, the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be transferred to the unreserved category seats.

**7. *Reservation for Sponsored Candidates.-***

- (1) The seats shall be reserved for the sponsored candidate in accordance with the guidelines of the AICTE issued from time to time.
- (2) A candidate seeking admission on reserved seat shall be required to produce the sponsorship letter.

- (3) No sponsorship letter shall be valid unless it is duly stamped, signed and issued by the authority as may be determined by the State Government.
- (4) The seats remaining vacant against the category of sponsored candidates shall be filled up from the merit list of unreserved category candidates.

**8. *Reservation for Physically Disabled Candidates.*** - Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of the section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation:** "person with disability" means a person suffering from not less than forty percent (40%) of any disabilities certified by a competent medical authority.

**9. *Reservation for the Children of Defense Personnel and Ex-Servicemen.*** -

- (1) One percent (1 %) of available seats shall be reserved for the children of Defense personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against the Ex-Servicemen category shall require to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In -Service Defense Persons/retired defense persons notified by the Ministry of Home Affairs. Police Division-II, Government of India shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement, respectively.
- (3) The seats remaining vacant against the category of Defense Personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defense Personnel/Ex-Servicemen of Gujarat origin and the children of Defense Personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the institute located outside the Gujarat State and have appeared in the CET conducted in the corresponding year.
- (5) The admission on such reserved seat shall be valid subject to the veracity of certificate being confirmed by the authority by which the certificate is issued.

**10. *Distribution of Seats.***- for the purpose of admission, seats shall be distributed as follows, namely:-

**A. *Government Seats:-***

- (1) All of all the sanctioned Government seats of the Master of Planning Courses shall be filled by the candidates who.-
  - (a) have passed the qualifying examination from any of the Universities or Institutes, or
  - (b) have passed Higher Secondary School Certificate Examination [Std. XII (10+2) pattern] from any of the schools, situated in the State of Gujarat.
- (2) Notwithstanding anything contained in sub-rule (1) above, five percent (5%) seats of all the sanctioned seats of the Government and grant-in-aid intuitions of the Master of Planning Courses shall be filled by the candidates who-
  - (a) have passed the qualifying examination from any of the Universities or Institutes, and
  - (b) have passed Higher Secondary School Certificate Examination [Std. XII (10+2) pattern] from any of the schools, situated in India (including Gujarat State).

- (3) Notwithstanding anything contained in sub-rule (2), if any seat remains vacant which were to be filled by the candidate falling under sub-rule (2). such vacant seat shall be offered to and filled up by the candidate falling under sub-rule (1).

**B. Management Seats:-**

Fifty percent. (50 %) management seats of the total sanctioned seats of the Master of Planning Courses in the unaided Colleges or Institutions shall be filled in by the candidates who have passed the qualifying examination from any of the recognized Universities or Institutes situated in India including Gujarat State or abroad.

**11. Supernumerary Seats:-**

- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE, New Delhi and the Ministry of **Human Resources Development**. Government of India from time to time.
- (2) The supernumerary seats not exceeding fifteen per cent. (15%) of the sanctioned intake of all the Government Colleges or Institutions, grant-in-aid Colleges or Institutions or unaided Colleges or Institutions as approved by the AICTE shall be filled in with the candidates falling under the category of Foreign Nationals or Persons of Indian Origin (PIO) or Children of Indian workers in Gulf countries, subject to the condition that up to one-third of the fifteen per cent. (15%) shall be reserved in the different disciplines in all the colleges or institutions, for the children of Indian workers in the Gulf Countries.

The Foreign Nationals or Persons of Indian Origins (PIO) or the children of Indian Workers in the Gulf Countries admitted through Indian Council for Cultural Relation (ICCR) or Government of India nominee shall be included in their respective category.

- (3) The supernumerary seats which remain vacant shall not be offered to anyone other than the respective category.

**12. Preparation of Merit List.-**

**A. Government Seats:-**

The Admission Committee shall prepare and publish merit list of the candidates who have applied for admission in the prescribed form, within the prescribed time limit and who are found eligible for admission under these rules, in the following manner, namely:-

- (1) The merit list shall include the candidates who are eligible for admission under rule 5 and merit list shall be prepared on the basis of marks obtained by such candidates in Common Entrance Test (CET); conducted by Admission Committee in the corresponding year.
- (2) The criteria for deciding merit order in case of candidates having equal merit marks shall be in the following sequence, namely:-
- (a) Percentage of marks obtained at qualifying examination.
- (b) Date of Birth (candidate who is older in age shall be given priority).

**B. Management seats:-**

- (1) Merit list for candidates who have passed qualifying examination from Institutions/Universities located in India (including Gujarat State) under the Management seats shall be based on Common Entrance Test (CET) marks, obtained by candidate or any such merit based scheme as declared by the concerned institution in advance, of the corresponding year.

- (2) The candidates who have passed qualifying examination from Institutions/ Universities located outside India, the merit list of such candidates shall be based on the percentage of marks obtained at qualifying examination.

**13. *Correction of Marks.-***

- (1) In case of change in marks of a candidate in the qualifying examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Institutes/Universities, before the Admission Committee at least one day before the commencement of admission process (counseling program) but not later than seven days from the receipt of letter or, as the case may be, corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the qualifying examination, but later on declared passed after rechecking of marks by the Institutes/Universities, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission, provided he produces a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the concerned Institutes/Universities, within seven days of the receipt of letter or, as the case may be, corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.

**14. *Registration for Admission (Government Seats).-***

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) A candidate who intends to make application for admission in more than one discipline shall require to make separate registration for each discipline provided he is eligible for admission in other disciplines.
- (3) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centres, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (4) For the purpose of registration in any mode of admission either through Admission Committee or at the institute level, the candidate shall be required to make payment of such sum towards the Registration fee etc.; as determined by the Admission Committee.
- (5) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (6) After successful completion of registration candidate is required to upload the necessary documents in original on the admission portal. At the time of admission, the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. During the pendency of verification of original documents, the admission shall be treated as provisional only.
- (7) The application of the sponsored candidate shall be submitted by the authority sponsoring the candidate along with sponsorship letter. The candidate may submit one advance copy of the application to the Admission Committee.
- (8) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration/ admission shall be cancelled by the concerned collage or institution.

**15. Admission Procedure.-****A. Government Seats:-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules after verification of the documents submitted online by the candidates.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as it may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counseling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates shall be required to obtain the print out of the Information letter and bank fee receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required under sub-rule (5). either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same institute in subsequent round of counseling.
- (7) Where considerable numbers of seats fall vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the online admission process for up gradation/reshuffling of seats. The candidate, who opts to participate in such process by giving online consent, shall be considered for such rounds. The candidate may either give option for up gradation of choices already given or submit new choices. If the candidate gets the admission on the basis of up gradation/reshuffling or new choice, then his admission granted earlier shall be treated as cancelled.

**B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institution. The merit lists shall be displayed on the website of the concerned college or institution.
- (2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

**16. Fee.-**

- (1) A candidate who gets admission in the Government or grant-in-aid colleges or institutions shall have to pay such fees, as may be determined by the State Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the fee Regulatory Committee constituted under

section 9 of the Act. for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.

- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided that the seat vacated by him is filled by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the up gradation/reshuffling process, he shall pay the difference of fees, if any. at the time of getting admission or. as the case may be, fees shall be refunded after the completion of admission process.

**17. *Change of College or Institution.***- Except as provided in these rules, no candidate shall, after getting admission, be allowed to change the college or institution in any circumstances.

**18. *Documents to be Attached/Uploaded at the time of application.***--The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely-

- (i) H.S.C. Examination (Std. XII) Mark-sheet.
- (ii) Qualifying Examination Mark-sheet/ Statement of marks of final year, (percentage equivalent certificate is to be attached if the marks statement is in Grade/CPI/CGPA or any other format except in percentage marks).
- (iii) Qualifying Exam Degree Passing Certificate,
- (iv) School Leaving Certificate or Transfer Certificate,
- (v) Caste/category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) or Economically Weaker Sections (EWSs), issued by the authority empowered by the State Government in this behalf.
- (vi) Non Creamy Layer (NCL) Certificate of the family, having validity as per prevailing rules of State Government from time to time, duly issued by the authority empowered by the State Government in this behalf.
- (vii) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/ Competent Medical Authority, in case the candidate is a Physically Handicapped.
- (viii) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer.
- (ix) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving.
- (x) Sponsorship letter issued by the authority sponsoring, in case of sponsored candidate.
- (xi) In case of sponsored candidate, experience certificate along with form 16 under IT Act, 1961, from the employer for last 2 years.
- (xii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable.
- (xiii) Photograph of candidate for other State / other than Gujarat Secondary and Higher Secondary School Examination Board, and
- (xiv) Such other certificates as the Admission Committee deems necessary.

**Note:** The candidate shall upload only those copies which are necessary to be uploaded with the application/registration form.

**19. *Ineligibility for admission on production of false documents.*** - During verification of documents or subsequently, if the Admission Committee finds any certificate or testimonial or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**20. *Cancellation of Admission and Refund of Fee.*** -

- (1) In case of cancellation of admission of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it. to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.  
(b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as stated in clause (a) above, the token tuition fees paid by him shall be refunded, subject to the condition of vacated seat being filled up by such college or institution, as per the directions of Admission Committee and prevailing rules of the AICTE.  
(c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.  
(d) In case of cancellation of admission at college or institute level on the request of the student, he shall be liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**21. *Vacant Seats.*** -

- (1) The vacant seats of Government and aided Colleges /Institution shall be filled in by the Admission Committee through online/offline counseling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common *inter-se* merit list.

**22. *Admission to Unaided Colleges or Institutions.***-

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the colleges or institutions shall be liable to penalty as provided in the Act.

**23. *Penalty.*** - Any breach of any of the provisions of the Act. or the rules or any directions issued by the Government, the Admission Committee or. as the case may be. the fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.



**24. Interpretation.** -In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

**Appendix**

(See rule 2 (1) (e) and rule5)

Sr. No.	Name of the Post graduate course	COURSE / SPECIALISATION	Eligibility
1	Master of Planning	Urban Planning	(1) Bachelor of Architecture, or
		Regional Planning	(2) B.E. /B.Tech (Civil Engineering), or
		Urban and Regional Planning	(3) Bachelor of Planning, or
		Environmental Planning	(4) Post graduation in Geography or Economics or Sociology or equivalent qualification with minimum (50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.)
		Housing	
		Transportation Planning	

By order and in the name of the Governor of Gujarat,

**MANOJ VAGH,**

Deputy Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, OCTOBER 1, 2020 / ASVINA 9, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> September, 2020.

#### THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976

**NO.GH/V/152 OF 2020/TPS-112020-1091-L:-** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.120 (Bhuvaldi-Kathavada-Kanbha-Singarva) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર****મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૨૦ (ભુવાલડી-કઠવાડા-કણભા સીંગરવા)**

1. યોજના વિસ્તારમાં હયાત બાંધકામ ધ્યાને લઈ જે મુળખંડોની (મુળખંડ નં. ૧૬, ૬૪, ૯૪, ૯૫, ૧૦૨, ૧૦૩, ૧૮૬ તથા ૧૮૯) જમીનમાં સામાન્યથી ઓછી કપાત કરેલ હોય તેવા મુળખંડોમાં “જમીન માલિકો દ્વારા જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદ્દી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત મુજબ કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે” તેવી નોંધ પુનઃપહેંચણી પત્રકના રીમાર્ક્સ કોલમમાં આમેજ કરવાની રહેશે.
2. ઇલેક્ટ્રીક લાઈન/ ઓ.એન.જી.સી. લાઈન/ જી.એસ.પી.સી. લાઈનથી (મુળખંડ નં. ૪૧/૩+૬, ૩૭ તથા ૧૭૪, ૧૩૬, ૧૩૭, ૭૦, ૭૪, ૪૧/૫, ૪૧/૭, ૧૭૫, ૧૭૯ વિગેરે) અસર પામતા મુળખંડોની જમીનોને મુળખંડની જમીન/લાગુ જમીનમાં ઇલેક્ટ્રીક લાઈન/ ઓ.એન.જી.સી. લાઈન/ જી.એસ.પી.સી. લાઈનની અસરના પ્રમાણમાં સરખા પ્રકારના લોકેશનમાં અંતિમખંડ ફાળવવા તથા સમુચિત સત્તામંડળને બાંધકામપાત્ર તથા વિકાસ માટે ઉપયોગી બને તે મુજબ અંતિમખંડ ફાળવવાના રહેશે.
3. એક્ ફોર્મમાં કેસ નં. ૪૧, ૪૨ વિગેરેમાં મુળખંડ નંબરમાં તથા રે.સ.નંબરની વચ્ચે દર્શાવેલ “+” ની નિશાની દુર કરવા બાબતે જરૂરી રેવન્યુ રેકર્ડની ચકાસણી કરી નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
4. ફોર્મ- એક્ના કેસ નં. ૧૦૨, ૧૧૧, ૧૨૫, ૧૫૫, ૧૭૦, ૧૮૩ વિગેરેમાં નવી શરત/પ્ર.સ.પ્ર.ની. શરત હોય તેવા કેસોમાં રેવન્યુ રેકર્ડની ચકાસણી કરી, ફોર્મ-એક્ના રીમાર્ક્સ કોલમમાં જરૂરી નોંધ દર્શાવવાની રહેશે.
5. નકશા તથા એક્ ફોર્મમાં કેસ નં. ૪૧ તથા ૪૨માં મુળખંડ તથા અંતિમખંડોની વિગતોમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત દર્શાવવાની રહેશે.
6. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં. ૧૯૯, ૨૦૦, ૨૦૧, ૨૪૦ તથા ૨૫૦ વિગેરેના આયોજન અંગે સમુચિત સત્તામંડળના પરામર્શમાં રહી નિર્ણય લેવાનો રહેશે.
7. નકશા તથા એક્ ફોર્મમાં સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં. ૨૫૩ ના હેતુની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવા અંગે સમુચિત સત્તામંડળના પરામર્શમાં રહી નિર્ણય લેવાનો રહેશે.
8. બાંધકામને કારણે કપાત કરેલ નથી કે ઓછી કપાત કરેલ છે તેવા કેસ નં. ૧૫, ૬૭, ૯૭, ૧૦૫, ૧૦૬, ૧૯૨, ૧૯૫ વિ. ના મુળખંડોમાં હયાત બાંધકામની અધિકૃતતા, હયાત સ્થળ સ્થિતી, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત બાબતે નિર્ણય લેવાનો રહેશે.
9. વેચાણોની વિગતો દર્શાવતા સ્કીમબુકના પાના નં. ૧૨ ઉપર અનુ.નં. ૧૮ માં યોજનાના ઇરાદા બાદના તા. ૧૫/૩/૨૦૧૯ ના રે.સ.નં. ૫૬૨ (૬૬૧), ૧૩૨૮૯ ચો.મી.ના વેચાણ બાબતે જરૂરી ચકાસણી કરી કાર્યવાહી કરવાની રહેશે.
10. સ્કીમબુકમાં પાના નં. ૯ થી ૧૪ ઉપર દર્શાવેલ વેચાણ પત્રકમાં અ.નં. ૧૧, ૧૩, ૧૮, ૧૯, ૨૨, ૨૪, ૨૫ વિ. માં દર્શાવેલ કિંમત (દર)ની વિગતમાં વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
11. યોજનામાં સુવિધાના કામો પૂર્ણ કરવાની સમયમર્યાદા તથા ખર્ચની ગણતરીમાં વધારો આપવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.

12. એક્-ફોર્મમાં કોલમ નં. ૯ થી ૧૫ ની ગણતરીની ચકાસણી કરી તેને આનુષંગિક સુધારા યોજનાના સાહિત્યમાં કરવાના રહેશે.
13. મુળખંડ નં. ૭૭ માં ૨૫૮ ચો.મી. ક્ષેત્રફળ સામે ૧૫૫ ચો.મી. ક્ષેત્રફળનો અંતિમખંડ જ્યારે અન્ય કીસ્સાઓમાં ૩૦૦ ચો.મી. અથવા ઓછા ક્ષેત્રફળના મુળખંડને કપાત કર્યા સિવાય ફાળવેલ અંતિમખંડ બાબતે જરૂરી ચકાસણી કરી આવા કિસ્સાઓમાં કપાત બાબતે એકસુત્રતા જાળવી યોગ્ય નિર્ણય લેવાનો રહેશે.
14. અંતિમખંડ નં. ૪૧/૩ + ૬ તથા અંતિમખંડ નં. ૨૩ ને તેના મુળખંડ/લાગુ જમીનમાં જ ફાળવવા યોગ્ય નિર્ણય લેવાનો રહેશે.
15. કોસ્ટ ઓફ વર્ક્સમાં ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ તથા એચ.ટી. લાઇન શીફ્ટીંગ ખર્ચના સમાવેશ બાબતે અધિનિયમની જોગવાઈઓની ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, યોગ્ય નિર્ણય લેવાનો રહેશે.
16. મુળખંડ નં. ૪૧/૩ + ૬ની દક્ષિણે તથા મુળખંડ નં. ૪૭ ની ઉત્તરે આવેલ મુળખંડની જમીન બાબતે રેવન્યુ રેકર્ડની જરૂરી ચકાસણી કરી સદર જમીનને રે.સ.નંબર, મુળખંડ નંબર દર્શાવવા યથોચિત નિર્ણય લેવાનો રહેશે.
17. એક્ ફોર્મમાં સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોના રીમાર્ક્સ કોલમમાં યોજના વિસ્તારને લાભદાયીની ટકાવારી તથા જાહેર જનતાને લાભદાયીની ટકાવારી સ્પષ્ટ દર્શાવવાની રહેશે.
18. પ્લાનમાં તથા એક્-ફોર્મમાં મુળખંડ નં. ૪૫/૧ તથા ૪૫/૨ની વિગતોની વિસંગતતા બાબતે વિગતો સુસંગત કરવાની રહેશે.

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

SATURDAY, OCTOBER 3, 2020 / ASVINA 11, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 3<sup>rd</sup> October, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No. GH/L1-153 of 2020-AGN/10/2020/422/L.1** :- WHEREAS in exercise of the powers conferred by sub-section (3) of section 1 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) the Government of Gujarat has, vide Urban Development and Urban Housing Department Notification No. GH/V/156 of 2014/PRC-102013-382(Part)-L, made the aforesaid Act applicable to the areas mentioned in the schedule thereof on and from the 19<sup>th</sup> August, 2014;

AND WHEREAS the Government desires to make the aforesaid Act applicable in the areas of all Municipal Corporations of the State constituted under the Gujarat Provincial Municipal Corporation Act, 1949;

NOW THEREFORE in exercise of the powers conferred by sub-section (3) of section 1 of the aforesaid Act, the Government of Gujarat makes the aforesaid Act applicable to all the areas of the Municipal Corporations of the cities of Ahmedabad, Surat, Vadodara, Rajkot, Bhavnagar, Jamnagar, Gandhinagar and Junagadh in the State of Gujarat with effect on and from the date of publication this notification.

By order and in the name of the Governor of Gujarat,

**R. H. VASAVA,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 3<sup>rd</sup> October, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No. GH/L1-154 of 2020-AGN/10/2020/422/L.1:-** WHEREAS in exercise of the powers conferred by sub- section (1) and (2) of section 8 of The Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), the Government of Gujarat has constituted five fire regions, with their headquarters specified and defined the limits of such fire regions vide Urban Development and Urban Housing Department Notification No. GH/V/320 of 2015/AGN/10/2015/2425/V, on 2<sup>nd</sup> December, 2015;

AND WHEREAS the Government of Gujarat desires to constitute eight more fire regions with their headquarters in the cities of Ahmedabad, Surat, Vadodara, Rajkot, Bhavnagar, Jamnagar, Gandhinagar and Junagadh ;

NOW THEREFORE in exercise of the powers conferred by sub-sections (1) to (3) of section 8 of the aforesaid Act, the Government of Gujarat hereby,

- (i) constitutes 8 (eight) more fire regions with their headquarters specified and defines the limits there of in the following Schedule, and
- (ii) appoints the Chief Fire Officer of the respective Municipal Corporation and designates them as Regional Fire Officer in the respective region.

#### SCHEDULE

Sr.No.	Name of Fire Region	Headquarters	Limits of Region
(1)	(2)	(3)	(4)
1.	Ahmedabad Municipal Corporation	Ahmedabad	Area of Ahmedabad Municipal Corporation
2.	Surat Municipal Corporation	Surat	Area of Surat Municipal Corporation
3.	Vadodara Municipal Corporation	Vadodara	Area of Vadodara Municipal Corporation

<b>Sr.No.</b>	<b>Name of Fire Region</b>	<b>Headquarters</b>	<b>Limits of Region</b>
<b>(1)</b>	<b>(2)</b>	<b>(3)</b>	<b>(4)</b>
4.	Rajkot Municipal Corporation	Rajkot	Area of Rajkot Municipal Corporation
5.	Bhavnagar Municipal Corporation	Bhavnagar	Area of Bhavnagar Municipal Corporation
6.	Jamnagar Municipal Corporation	Jamnagar	Area of Jamnagar Municipal Corporation
7.	Gandhinagar Municipal Corporation	Gandhinagar	Area of Gandhinagar Municipal Corporation
8.	Junagadh Municipal Corporation	Junagadh	Area of Junagadh Municipal Corporation

By order and in the name of the Governor of Gujarat,

**R. H. VASAVA,**

Deputy Secretary to Government.

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VOL. LXI ]

SATURDAY, OCTOBER 3, 2020 / ASVINA 11, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar. 3<sup>rd</sup> October, 2020.

#### GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

**No. GH/L1-155 of 2020-AGN/10/2020/422/L.1:-** In exercise of the powers conferred by proviso to sub-section (1) of section 3 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), the Government of Gujarat hereby declares that the Fire brigade, by whatever name called, of all Municipalities and Municipal Corporations shall not form part of the State Fire Service.

By order and in the name of the Governor of Gujarat,

**R. H. VASAVA,**

Deputy Secretary to Government.

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Government Central Press, Gandhinagar.





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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, OCTOBER 5, 2020 / ASVINA 13, 1942

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#### PART IV-B

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 30<sup>th</sup> September, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/71/CPI/2016/3603/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 465 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
465	M/S Jayant Agro- Organics Limited  (Consumer No : 13138)	Vadodara	Vadodara	Unit shall be permitted to utilize <b>1700 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar. 5<sup>th</sup> October, 2020.

#### GUJARAT HOUSING BOARD ACT, 1961.

**No:- GH/TH/156 of 2020/AHM/102018/1306/TH:-** The following draft of rules which is proposed to be issued under section 60A of the Gujarat Housing Board Act, 1961(Guj. XXVIII of 1961) is published as required by sub-section (1) of the said section 73 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft rules shall be taken into consideration by the Government on or after the expiry of a period of thirty days from the date of publication of this notification in the *Official Gazette*.

- Any objection or suggestion which may be received by the Secretary to the Government of Gujarat (Housing), Urban Development and Urban Housing Department, Block No.14, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period, shall be considered by the Government.

#### DRAFT NOTIFICATION

**No: - GH/TH/156 of 2020/AHM/102018/1306/TH:-** In exercise of the powers conferred by section 60A of the Gujarat Housing Board Act, 1961 (Guj. XXVIII of 1961), the Government of Gujarat hereby makes the following rules, namely: -

- Short Title and commencement.** - (1) These rules may be called the Gujarat Housing Board (Re-development of Building or Apartments) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
- Definitions.** - (1) In these rules, unless the context otherwise requires,-
  - “Act” means the Gujarat Housing Board Act, 1961(Guj. XXVIII of 1961);

- (ii) “allottee” when applied to a person, means an applicant to whom the allotment letter has been issued and/or who has conveyed his acceptance of the allotment by an acceptance letter;
- (iii) “apartment” shall have the meaning assigned to it by clause (1A) of section 2 of the Act;
- (iv) “Association” means an association formed under ‘Registration of Association Bye-laws’ of the Board made under section 75 of the Act;
- (v) “building” shall have the meaning assigned to it by clause (5A) of section 2 of the Act;
- (vi) “competent authority” means a person authorized by the State Government under clause (8) of section 2 of the Act to perform the function as the competent authority;
- (vii) “Commissioner” means the Housing Commissioner appointed under section 13 of the Act;
- (viii) “concerned authority” means,-
  - (a) in relation to a city, a municipal corporation constituted under the Gujarat Provincial Municipal Corporations Act, 1949 (Bom. LIX of 1949);
  - (b) in relation to a municipal area, a municipality constituted under the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964);
  - (c) in relation to a Panchayat area, the Village Panchayat constituted under the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993);
  - (d) in relation to a development area declared under section 3 or, as the case may be, an urban development area declared under section 22, of the Gujarat Town Planning and Urban Development Act, 1976 (President’s Act No. 27 of 1976), the area development authority or, as the case may be the urban development authority;
- (ix) “conveyance deed” means an agreement in a prescribed form as specified in Appendix VIII and Appendix IX of the Disposal of Property Regulation, 1964;
- (x) “dwelling” means a building or a part thereof used for residence;
- (xi) “dwelling unit” means that portion of a building which is used or is intended to be used by one family;
- (xii) “flat” shall have the meaning assigned to it by clause (a) of section 2 of the Gujarat Ownership Flats Act, 1973 (Guj. 13 of 1973);
- (xiii) “premises” shall have the meaning assigned to it by clause (14) of section 2 of the Act;
- (xiv) “regulations” means the Disposal of Property Regulations, 1964 made under section 74 read with rule 10 of the rules made under clause (k) of sub-section (2) of section 73 of the Act;
- (xv) “rules” means the Gujarat Housing Board Rules, 1977 made under section 73 of the Act.

(2) The words and expressions used but not defined in these rules shall have the meaning assigned to them in the Act or the regulations.

**3. Conditions for Re-development Project.** -The terms and conditions governing the re-development project of Building or Apartments to be carried out by The Gujarat Housing Board shall be as under, namely: -

- (1) (a) The period of twenty-five years of a building must have been completed from the date of issuance of the permission for development by the concerned authority, or

- (b) The building is declared to be in ruinous condition or likely to fall or dangerous to any person occupying, resorting to or passing by such structure or any other structure or place in the neighbourhood thereof by the concerned authority and
- (2) Consent of not less than seventy-five per cent. of the owners of such Buildings or Apartments for re-development shall be obtained.
- (3) The re-development scheme shall apply to the public housing schemes/colonies developed by the Board and disposal of which is governed under the Disposal of Property Regulations, 1964; and includes other schemes constructed or implemented by the Board:

Provided that for reasons to be recorded in the resolution of annual general meeting of the Association, the Board may consider for re-development of the Buildings or Apartments of such Association subject to the fulfilment of other conditions.

**4. Criteria for Eligibility of Beneficiaries for Re-development.** - The following persons shall be considered for the re-development of their Buildings or Apartments, namely: -

- (1) The original person to whom the Buildings or Apartments was allotted by the Board and who has executed the conveyance deed with the Board shall be considered as the beneficiary of the re-development scheme.
- (2) The person who has purchased the Flat or Apartments from the owner and having the possession of the flat or apartment under the registered sale deed shall be considered as the beneficiary of the re-development scheme on producing the documents of having purchased the property and copy of the Index issued by the Sub-Registrar.
- (3) The original allottee of the flat or apartment or a person who occupies the flat or apartment under the power of attorney given by the original allottee and who has not executed a conveyance deed with the Board for the reason of unpaid dues of the Board shall be considered as beneficiary subject to the conditions of payment of the unpaid dues of the Board and execution of a registered conveyance deed with the Board within a period of one month from the notice issued to him by the Board. He shall be required to submit the documentary proofs to that effect to the Board.
- (4) No person declared as unauthorized occupant of the property of the Board under rule 14 shall be entitled as beneficiaries for the re-development scheme.

**5. Procedure for re-development.** -

- (1) The Managing Committee of the Association which is managing the affairs of the Buildings or Apartments, either *suo moto* or on an application received from one-fourth members of the Building or Apartments holders, as the case may be, in relation to commencing the procedure for the re-development of the Building or Apartments for the purpose as stated in section 60A of the Act, shall convene a special general meeting of the Association within a period of one month from the date of such application to take the policy decision for re-development of the Buildings or Apartments.
- (2) The Managing Committee shall convene the general body meeting of all the members of the Buildings or Apartments and the agenda of the meeting regarding the re-development of the Buildings or Apartments shall be furnished to each member fourteen days prior to the date of meeting and acknowledgement thereof shall be kept on record of the Managing Committee.
- (3) The Members of the Buildings or Apartments building(s) may submit in writing to the Managing Committee 7(seven) days prior to the date of the meeting with their suggestions and recommendations for re-development of the Buildings or Apartments.

- (4) In the special general body meeting of the Association so convened, the agenda item relating to re-development of the Building or Apartments shall be discussed and the members shall also be asked to give their consent for re-development or otherwise, in writing for the purpose of re-development of the Building or Apartments.
- (5) The Managing Committee shall send the minutes of the general body meeting to the members who have remained present, and also to the members who have not remained present in such meeting. The absentee members shall be requested to give their consent for re-development or otherwise, in writing for the purpose of re-development of the Buildings or Apartments within a period of seven days from the receipt of date of such minutes. The acknowledgment of the minutes shall be kept on record of the Managing Committee:

Provided that if the absentee members who have been issued such minutes fail to give their written consent for re-development of the Building or Apartments, it shall be deemed that such members have not consented for the re-development of the Building or Apartments.

- (6) After the procedure as envisaged under sub-rules (4) and (5) is completed, the Managing Committee shall consider as to whether the consent of not less than seventy-five percent. members of the total members is obtained or not for the re-development of the Building or Apartments.
- (7) Whether such consent is given by seventy-five per cent. or more of the members of the building, the Managing Committee shall send a letter to each member specifying there in the names of the members who have consented and who have not consented for re-development and also inform the members as to whether the consent of not less than seventy-five percent. members of the total members has been obtained or not.
- (8) In case the number of members who have given consent for re-development is less than seventy-five per cent. of the total members of the Building or Apartments, then, the Managing Committee shall not proceed further for undertaking the work of re-development of such Building or Apartments.
- (9) In case where seventy-five per cent. of the total members give their consent for re-development of the Building or Apartments, the Managing Committee shall, within a period of fifteen days of the decision taken, send a proposal in the prescribed form to the Commissioner, along with a list of the members who have consented for the re-development, along with the relevant documents of ownership and an undertaking of each member duly notarized for taking further necessary action with respect to re-development of the Building or Apartments, of such Association.
- (10) Such undertaking of the members of the Association of the relevant scheme shall be in the form of unconditional consent and be with the counter signature of the members of the Managing Committee of the Association.

**6. Procedure to be adopted by Board for re-development.** - On receipt of the proposal from the Association under sub-rule (9) of rule 5, the Board shall commence online tendering process for inviting the bids for re-development project in accordance with the rules, regulations, procedure set up; and the criteria as may be decided by the Board. The Board may consider such other matters as it may deem fit before finalization of re-development project

**7. Selection of Developer.** - (1) The bids so received shall be opened in the presence of Bidders. The evaluation report of the bids shall be scrutinized by the members of the Tender Scrutiny Committee.

- (2) The Commissioner shall fix the date, time and venue to convene the meeting of the Tender Scrutiny Committee for short listing the eligible Bidders.

- (3) The agency or the Developer offering the maximum premium and complying with the terms and conditions and requirement of the re-development project shall be approved by the Tender Scrutiny Committee on merits. In case of negative premium, then, the same shall be referred to the State Level Scrutiny Committee appointed in this behalf by the State Government for its consideration.
- (4) The Board shall verify and check the plans and layout of the proposed project with the Association and the agency or the Developer.
- (5) As per the decision of the Tender Committee, the successful Bidder shall be informed for accepting the offer and to submit the depositions and charges within stipulated time limit. Thereafter work order for the project shall be issued to such Agency or developer.

**8. Agreement to be entered into with Developer.** - (1) Subject to the terms and conditions as approved by the Board and after finalization of the plans and technical matters of the re-development project, a tri-partite development agreement shall be entered into between the beneficiaries, Developer and the Board within the stipulated time limit from the issuance of the acceptance letter by the Board to the Developer. The following matters, among others, shall be included in the agreement, namely:-

- (i) the development agreement shall have the clause for termination by the Board for the breach of any of the conditions of the agreement by the Developer;
  - (ii) the broad terms of the agreement shall, among others conditions, include area and amenities to be provided by the Developer, time-limit for completion of project, common infrastructure development work, penalty clause for delay in completion of the project, obtaining required approvals for re-development project, re-development work as per the Comprehensive General Development Control Regulations, 2017. (GDCR) of the concerned authorities; and requirement of the owners of the building as agreed upon by the parties. The duty of the Developer shall be to obtain completion certificate of the project as also Building Use Permission (certificate).
- (2) The Developer shall submit the plans of the re-development project for approval of the concerned authority and obtain permission for commencement of construction.

**9. Obligation and Functions of Developer.** - (1) The Developer shall be responsible, where necessary, among others to obtain all approvals/ permission from statutory authorities or the local authority for the followings:-

- (i) development planning and town planning approval;
- (ii) survey of entire plot with regards to the area and topography of the plot, existing plot boundary and existing structures (Developer's Architect);
- (iii) No Objection Certificate for sewerage;
- (iv) No Objection Certificate from Fire Safety officer;
- (v) Occupation Certificate;
- (vi) Valid Water Connection;
- (vii) Valid Drainage Connection;
- (viii) Electrical Connections;
- (ix) Building Use Permission (Certificate);
- (x) Providing common services for seven years from the date of B U Permission;
- (xi) Such other approvals/permissions as may be necessary, from relevant statutory authorities.

- (2) The Developer shall provide alternative accommodation to the beneficiaries or rent for temporary alternate accommodation to the affected members / beneficiaries during the construction work at such rate as mutually decided between the Board and the Managing Committee or the Body and the Developer. Such rent shall be paid from the time, the vacant possession of the flats or apartments are given by the members for demolition till the construction of the new building is completed and the peaceful possession of the new flats are given by the Developer to the members.
- (3) The Developer shall prepare a tentative layout of the new building which has to be shown to the Board and the members as and when required.
- (4) The Developer shall complete the entire re-development work within the time period as agreed upon with the Board and Managing Committee or, the Body, as the case may be, after all the legal formalities and necessary approvals of the relevant authorities are obtained. The Developer shall not transfer or assign the work/project to another Developer in case of failure to complete the work/project successfully for unforeseen circumstances.
- (5) The Developer shall hand over all the original certificates referred to in sub-rule (1) to the Board and/or the Managing Committee of the Society or the Association of the building on completion of the re-development of the building /property and the occupancy certificate is issued by the local authority to re-house the members.
- (6) The rights of the Agency / Developer shall be as a licensee and not as an owner.
- (7) The defect liability period for structural stability shall be ten years from the Building Use Permission, on the Developers.

**10. Operation and Maintenance.** - (1) Subject to the payment of maintenance deposit by the members of the Association, the Developer shall be responsible for providing and maintaining the common services for seven years from the date of obtaining Building Use Permission (Certificate) and thereafter transfer maintenance of services to the Association in terms of condition of agreement between the Developer and the Association.

- (2) For the purpose of sub-rule (1), an Escrow Account shall be opened in the nationalized bank in the joint name of the Developer and the Chairman and the Secretary of the Association, which shall be operated by the joint signature of the account holders.

**11. Prohibition on certain acts.** -The Developer shall not make any changes in the building plan except with the written permission of the Board and the Association.

**12. Allotment of new flats/apartments-** After the re-development project is completed and the completion certificate as well as the Building Use Permission (certificate) is obtained, the Developer shall allot the newly constructed flats or apartments to the existing members as per the tri-parte development agreement.

**13. Obligation of Beneficiaries.** - (1) Every beneficiary of the flats or apartment or the building(s) is duty bound to hand over peaceful possession to the Developer after the development agreement is executed and permission for construction is obtained by him and providing alternative accommodation in term of compliance of the terms and conditions of tri-parte agreement entered between the Board, Association and the Developer.

- (2) The beneficiary of the flat or apartment shall, after completion of the re-development project, take possession of the newly allotted flats or apartment as per agreement and vacate and hand over the alternative accommodation provided by the Developer unconditionally.
- (3) Each beneficiary shall be required to pay contribution towards maintenance as may be fixed by the Association as per the terms and conditions of Agreement.

- 14. Unauthorised Occupation.** - (1) Whenever the Board has taken up the re-development project of any scheme/ building and vacant possession of the premises / flats or apartment is not handed over by any owner or occupier / beneficiary as per the agreement for re-development project of the scheme/ building, the Board shall give him a one month notice as per the provisions of sub-section (2) of section 60A, and direct him to vacate the existing premises within one month. Such person shall be given an opportunity to show cause as to why he is not vacating the premises and as to why the order of unauthorized occupation should not be made in accordance with the provisions of the Act.
- (2) If a person fails to vacate the premises as per notice given to him within the specified period, such person shall be considered as the unauthorised occupant under clause (b) of sub-section (4) of section 56 of the Act and the competent authority may evict such person from the, and take possession of, the premises and may for that purpose use such force as may be necessary in accordance with the provisions of the Act. The Competent Authority of the Board shall record the documentary evidences of the proceedings of the eviction and hand over the possession to the Developer for the re-development work.
- (3) In case, the condition of the premises/building of the Board is not fit as a dwelling house/ unit / for staying or occupying and is in ruinous condition, or likely to fall, or in any way dangerous to any person occupying, resorting to, passing by such structure or any other structure or place in the neighbourhood thereof and declared as such by the concerned local authority, the possession of such premises shall be taken after serving a one month notice therefore in accordance with the provisions of the relevant law; and hand over to the Board as a lease holder.
- (4) The owner (original allottee) of the premises / property or a person who occupies the premises / property under the power of attorney given by the owner and who has not paid the dues of the Board and executed a conveyance deed with the Board, the Board shall serve a notice to that effect and require him to pay the dues within one month from the notice and execute the conveyance deed. In case of failure to make payment of dues of the Board as aforesaid by the owner or the power of attorney holder, the Board shall declare such person as unauthorized occupant of the property of the Board and the person so declared shall be deemed to be unauthorized occupant. The Board shall acquire the possession the property of the said occupant ex-party for redevelopment project.
- (5) The provisions of the section 56 shall *mutatis-mutandis* apply so far for eviction of the premises of the persons declared as unauthorized occupant under section 60A.
- 15. Interpretation.** -If any question arises as to the interpretation of any of the provisions of these rules, the same shall be referred to the State Government for its decision and the decision of the State Government on it shall be final.

By order and in the name of the Governor of Gujarat,

**LOCHAN SEHRA,**  
Secretary to Government.

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PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, OCTOBER 6, 2020 / ASVINA 14, 1942

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## PART IV-B

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ ફેબ્રુઆરી, ૨૦૨૦.

### પ્રસ્તાવના:

**ક્રમાંક: જીએચકેએચ-૧૧૦-૨૦૨૦-જીસીએસ-૧૦-૨૦૨૦-૧૧૫-છ :** ગુજરાત સહકારી મંડળી અધિનિયમ- ૧૯૬૧ ની કલમ-૭૪ (ગ) હેઠળ નિર્દિષ્ટ સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણી, અધિનિયમની કલમ-૧૪૫ (ક) થી (વ) ની જોગવાઈઓ મુજબ કરવાની હોય છે.

ભારતના ચૂંટણી આયોગ દ્વારા તાજેતરમાં ગુજરાત વિધાનસભાની ૮ (આઠ) બેઠકોની પેટા ચૂંટણીઓ- ઓક્ટોબર/નવેમ્બર-૨૦૨૦ માં યોજવાનું જાહેર કરવામાં આવેલ છે. જે જિલ્લામાં વિધાનસભાઓની પેટા ચૂંટણી યોજનાર છે તે જિલ્લાનું વહીવટીતંત્ર આ કામગીરીમાં રોકાયેલ હોવાથી નિર્દિષ્ટ પ્રકારની સહકારી મંડળીઓની ચૂંટણી યોજવાનું વ્યવહાર રીતે મુશ્કેલ હોઈ નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

### જાહેરનામું:

ભારતના ચૂંટણી આયોગ દ્વારા ગુજરાત વિધાનસભાની જે ૮ (આઠ) વિધાનસભાની પેટા ચૂંટણી જાહેર કરેલ છે તે જિલ્લાઓમાં ગુજરાત સહકારી મંડળીઓ અધિનિયમ-૧૯૬૧ ની કલમ-૧૬૧ અન્વયે રાજ્યની નિર્દિષ્ટ સહકારી મંડળીઓને સદર અધિનિયમની કલમ-૭૪ (ગ) તથા કલમ-૧૪૫ (ક) થી (વ) ની જોગવાઈઓ મુજબ જેની ચૂંટણીઓ તારીખ ૧૦-૧૧-૨૦૨૦ સુધીમાં યોજનાર હોય તેવી નિર્દિષ્ટ સહકારી મંડળીઓ અથવા જેની ચૂંટણી પ્રક્રિયા હાલ ચાલુ હોય તેવી તમામ નિર્દિષ્ટ પ્રકારની સહકારી મંડળીઓની ચૂંટણી પ્રક્રિયા ગુજરાત વિધાનસભા બેઠકોની પેટા ચૂંટણીઓ અંગેની કામગીરી પૂર્ણ ના થાય ત્યાં સુધી મોકુફ/મુલતવી રાખવામાં આવે છે.

વધુમાં રાજ્યની જે નિર્દિષ્ટ સહકારી મંડળીઓની ચૂંટણી પ્રક્રિયા ન્યાયિક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની હોય તે નિર્દિષ્ટ સહકારી મંડળીઓને આ જાહેરનામાં માંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI]

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#### PART IV-B

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#### PORTS AND TRANSPORT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> October, 2020.

#### GUJARAT MOTOR VEHICLES TAX RULES, 1959.

**No. PT/2020/19/MTA/102010/406/PF-1/KH :-** In pursuance of the provisions of clause (iii) of rule 8 of the Gujarat Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby in the public interest extends the period for payment of motor vehicle tax in respect of the Motor Vehicles as specified in the First Schedule of the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) up to the 15<sup>th</sup> October, 2020 for the month of October, 2020 only.

By order and in the name of the Governor of Gujarat,

**R. V. BHATT,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### PART IV-B

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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> October, 2020.

#### GUJARAT AGRICULTURAL LANDS CEILING ACT, 1960.

**No. GHM-2020-92-M-ALC-102016-C.M-102-CHH:-** WHEREAS the Institutions for public religious worship despite working for the welfare of the animals utilizing the lands for maintenance of *Panjarapole or Gaushala* which were not registered as a separate public trust under the Gujarat Public Trusts Act, 1950 (Bom.XXIX of 1950) within the stipulated time and there being not exempted under sub-clause (i) of clause (ddd) of sub-section (1) of section 3 of the Gujarat Agricultural Lands Ceiling Act, 1960 (Guj. XXVII of 1961) (herein after referred to as "the said Act");

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (ddd) of sub-section (1) of section 3 of the said Act, the State Government hereby waives the period of registration of separate public trust in cases where the applicant institution satisfies the following terms and conditions, namely:-

- (1) The applicant institution must be registered under The Gujarat Public Trusts Act, 1950 before 31<sup>st</sup> December, 1995.
- (2) If the applicant institution have lands in one or more district, the Competent authority for that applicant institution shall be the collector of the district where the trust have been registered. If the applicant institution registered outside of the Gujarat State, The collector shall be the competent authority for the applicant institution in the district where the applicant institution holds the maximum land.
- (3) Such institution shall be holding the lands for maintaining Gaushala/panjarapole as per prevailing rules and regulations.

- (4) The applicant institution shall act as per the objectives of its trust deed. It shall not carry out any activities which are detrimental to the society at large and shall not be involved in any illegal or unlawful activities and shall not be the persons of unsound mind and declared insolvent.
- (5) The audited financial reports of last 5 years of the applicant institution must be submitted before the Charity Commissioner.
- (6) The applicant institution must have tag identification for all animals.
- (7) The applicant institution shall accept animals from any individual or any institutions of local self-government without any prejudice.
- (8) The applicant institution must have sufficient provisions for drinking water and irrigation facilities for fresh fodder cultivation, storage for dry fodder and cattle feed/grains and permanent shelter/shed for all animals.
- (9) The applicant institution shall have separate accommodation facilities for different categories of animals e.g. Calf and milch, adult, productive, non- productive, unhealthy animals.
- (10) The applicant institution shall have provisions for indoor facilities with veterinary doctor for unhealthy and sick animals. There shall be proper system of vaccination on regular basis in order to protect the animals from diseases.
- (11) The applicant institution shall have efficient system for scientific disposal of dead bodies.

By order and in the name of the Governor of Gujarat,

**I. D. CHAUDHARI,**

Deputy Secretary to Government.

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PUBLISHED BY AUTHORITY

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ઓક્ટોબર, ૨૦૨૦.

### પ્રસ્તાવના:

**ક્રમાંક: જીએચકેએચ-૧૦૯-૨૦૨૦-એપીએમ-૧૦-૨૦૨૦-૬૩૦-ગ.** - ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ-૨૦)ની કલમ-૧૧(જ)(કક) થી સરકારશ્રીને મળેલ સત્તાની રૂએ,

ભારતના ચૂંટણી આયોગ દ્વારા તાજેતરમાં ગુજરાત વિધાનસભાની ૮(આઠ) બેઠકોની પેટા-ચૂંટણીઓ ઓક્ટોબર/નવેમ્બર-૨૦૨૦માં યોજવાનું જાહેર કરવામાં આવેલ છે. જે જિલ્લામાં વિધાનસભાઓની પેટા ચૂંટણી યોજનાર છે તે જિલ્લાનું વહીવટીતંત્ર આ કામગીરીમાં રોકાયેલ હોવાથી ખેતીવાડી ઉત્પન્ન બજાર સમિતિની વ્યવસ્થાપક કમિટીની ચૂંટણી યોજવાનું વ્યવહાર રીતે મુશ્કેલ હોઈ નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

### જાહેરનામું:

ભારતના ચૂંટણી આયોગ દ્વારા ગુજરાત વિધાનસભાની જે ૮(આઠ) વિધાનસભાની પેટા ચૂંટણી જાહેર કરેલ છે તે જિલ્લાઓમાં ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ની કલમ-૧૧ (જ)(ક)(ક) અને કલમ-૧૧ (પ)(ક) ની જોગવાઈઓ મુજબ જેની ચૂંટણીઓ તા.૧૦-૧૧-૨૦૨૦ સુધીમાં યોજનાર હોય તેવી ખેતીવાડી ઉત્પન્ન બજાર સમિતિની વ્યવસ્થાપક સમિતિ અથવા જેની ચૂંટણી પ્રક્રિયા હાલ ચાલુ હોય તેવી તમામ ખેતીવાડી ઉત્પન્ન બજાર સમિતિની વ્યવસ્થાપક સમિતિની ચૂંટણી પ્રક્રિયા ગુજરાત વિધાનસભા બેઠકોની પેટા ચૂંટણીઓ અંગેની કામગીરી પૂર્ણ ન થાય ત્યાં સુધી મોકુફ/મુલતવી રાખવામાં આવે છે તથા વિધાનસભાની ચૂંટણી પૂર્ણ થયા બાદ જે તબક્કે મુલતવી રાખેલ હોય તે તબક્કેથી પુનઃ ચૂંટણી પ્રક્રિયા હાથ ધરવા રાજ્ય સરકાર નિર્ણય કરે છે.

વધુમાં જે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા ન્યાયિક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય તે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓને આ જાહેરનામામાંથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### HOME DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> September, 2020.

#### GUJARAT STATE RESERVE POLICE FORCE ACT, 1951.

**No: GG/61/2020/MHK/102011/1735/C:-** In exercise of the powers conferred by section 21 of the Gujarat State Reserve Police Force Act, 1951 (Bom. XXXVIII of 1951), the Government of Gujarat hereby makes the following rules further to amend the Bombay State Reserve Police Force Rules, 1959, namely:-

1. These rules may be called the Gujarat State Reserve Police Force (Amendment) Rules, 2020.
2. In the Bombay State Reserve Police Force Rules, 1959, in rule 56, in sub-rule (1), for clauses (a), (b) and (c) the following clauses shall be substituted namely :-
  - (a) In the case of Head Constable, by promotion of a person who possesses 'good bench mark' for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who have worked for not less than five years in the cadre of Constable.
  - (b) In the case of Assistant Sub-Inspector, by promotion of a person who possesses 'good bench mark' for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who have worked for not less than five years in the cadre of Head Constable.
  - (c) In the case of Platoon Commander or Armed Police Sub-Inspector, by promotion of a person who possesses 'good bench mark' for being considered fit for promotion within the zone of consideration as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons who have worked for not less than five years in the cadre of Assistant Sub-Inspector."

By order and in the name of the Governor of Gujarat,

**JIGAR PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> October, 2020.

#### NO.GHM-2020-91-M-JMN-542020-701-A:

- Whereas sub-section (1) of Section 20 of the Gujarat Maritime Board Act, 1981 states all property, assets and funds and all rights to levy rates vested in the State Government for the purposes of the port immediately before such day, shall vest in the board.
- And whereas Government of Gujarat has decided to vest in the Gujarat Maritime board, the land vested by the State Government for the purpose of port as specified herein below.

#### SCHEDULE

Sr.No.	Name of Village, Taluka, District	Details of Land (Nava Bandar's Existing Area)	Area (HACTRE)
1	2	3	4
1	AT- DARBARI BHATHA, TA. BHAVNAGAR, DIST. BHAVNAGAR	DARBARI BHATHA PAIKI	76-56-24
		SEA PAIKI (BASIN AREA)	34-37-02
		TOTAL	110-93-26

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> October, 2020.

#### THE GUJARAT REVENUE TRIBUNAL ACT, 1957.

**No: GHM/2020/94/M/NMK/102011/930(Part-3)/J:** In exercise of the powers conferred by Section 3(2) & Section 5(i) of the Gujarat Revenue Tribunal Act, 1957, and rule 4 of the Gujarat Revenue Tribunal Rules, 1982 and all other powers enabling it in that behalf, the Government of Gujarat hereby appoints (1) Shri Sudhirbhai Patel, retired I.A.S., (2) Shri Manoj Kothari, retired I.A.S., as a Member of the Gujarat Revenue Tribunal for a period of three years or up to the age of 65 years whichever is earlier.

By order and in the name of the Governor of Gujarat,

**D. K. JOSHI,**

Deputy Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬મી ઓક્ટોબર, ૨૦૨૦

#### ગુજરાત મહેસૂલ પંચ અધિનિયમ, ૧૯૫૭.

**ક્રમાંક: ધમ-૨૦૨૦/૯૪/મ/નમક/૧૦૨૦૧૧/૯૩૦(પાર્ટ-૩)/જ:** ગુજરાત મહેસૂલ પંચ અધિનિયમ-૧૯૫૭ની કલમ-૩(૨) તથા ૫ (૧) થી તથા ગુજરાત મહેસૂલ ટ્રીબ્યુનલ નિયમો ૧૯૮૨ની કલમ-૪ થી અપાયેલ સત્તાની રૂએ અને આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રૂએ ગુજરાત સરકાર (૧) શ્રી સુધીરભાઈ પટેલ, નિવૃત્ત આઈ.એ.એસ., (૨) શ્રી મનોજ કોઠારી, નિવૃત્ત આઈ.એ.એસ. ની ત્રણ વર્ષ માટે અથવા ૬૫ વર્ષની ઉંમર પુર્ણ થાય તે બે માંથી જે વહેલું હોય તેટલા સમયની મુદત માટે ગુજરાત મહેસૂલ પંચના સભ્ય તરીકે નિમણૂક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**ડી. કે. જોષી,**

સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર





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### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, OCTOBER 7, 2020 / ASVINA 15, 1942

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#### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 1<sup>st</sup> October, 2020.

#### GUJARAT MINOR MINERAL CONCESSION RULES, 2017.

No.GU/2020/37/GMR-102020-MM-06-CHH, Whereas the proposal vide Single file system No.CGM/AUCTIONCELL/CENTRALZONE/PNC-02/GNT/20-21 dated 19/09/2020 received from the office of the Commissioner. Geology and Mining, Gandhinagar, the State Government hereby notifies the following Granite bearing area of Vallavpur village of Shehera Taluka of Panchmahal district in total 01 block, under sub-rule (1) of rule 4 of Gujarat Minor Mineral Concession Rules, 2017.

Sr. No.	Block Name	Location (Village, Taluka, District)	Total Area (In Hectares)	Estimated Mineral Resource (MT)	Estimated Recoverable Resource (MT)	Type of land
1.	Vallavpur Granite Block-2	Vallavpur, Shehera, Panchmahal	01.92.62	7,72,021	2,31,606	Private

2. The key parameters/ matters, along with the terms and conditions and other modalities of the e-auction process (Model Tender Document) has been approved by the Government of Gujarat vide letter dated 30/10/2017.

3. Following pre-requisites, in order to conduct auction for grant of quarry leases, have been completed for each of the mineral block:

- Quarry lease area has been explored and evidence of mineral resources has been established in accordance with parameters prescribed in Schedule I of GMMCR, 2017, as amended.
- Quarry lease area has been identified and demarcated using differential global positioning system and topographic and geological maps have been prepared using total station.
- Quarry lease area has been classified into forest land, land owned by the Government and land not owned by the Government.

4. The block-specific decisions relating to key parameters/ matters with regard to the auction of minor mineral blocks pursuant to GMMCR, 2017 (as amended) are listed below:

- (i) There would not be any reservation with regard to specified end-use.
- (ii) The base premium is fixed as 5% for all the Granite mineral blocks to be put for auction.
- (iii) Stage-I of the Timetable of the Tender Process pertaining to completion of e-auction process is as below.

Events	TIMELINE
Date of issuance of Notice Inviting Tender	TO
Completing of Stage-I i.e. Issuance of Letter of Intent	TO + 105 days

- (iv) The Government of Gujarat shall not issue a letter of intent in case the bidder holds or may hold (including the area relating to the on-going auction) one or more quarry leases in respect of a particular mineral covering a total area of more than the prescribed level as per rule 14 of GMMCR-2017.

By order and in the name of the Governor of Gujarat,

**K. H. PATHAK,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

WEDNESDAY, OCTOBER 7, 2020/ ASVINA 15, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> October, 2020

Notification No. 71/2020- State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-93)GST-2020/R.46(3)TH:-** In exercise of the powers conferred by sixth proviso to rule 46 of the Gujarat Goods and Services Tax Rules, 2017, the Government, on the recommendations of the Council, hereby makes the following amendments in notification of the Government of Gujarat, Finance Department No. (GHN-21)GST-2017/R.46(2)-TH dated the 27<sup>th</sup> March, 2020, Notification No. 14/2020-State Tax, namely:—

In the said notification,—

- (i) in the first paragraph, for the words “a financial year”, the words and figures “any preceding financial year from 2017-18 onwards” shall be substituted;
- (ii) in the second paragraph, for the figures, letters and words “1<sup>st</sup> day of October”, the figures, letters and words “1<sup>st</sup> day of December” shall be substituted.

2. This notification shall be deemed to have come into force with effect from the 30<sup>th</sup> day of September, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

**FINANCE DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 7<sup>th</sup> October, 2020**Notification No. 04/2020- State Tax (Rate)****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-94)GST-2020/S.11(1)(52)TH:-** In exercise of the powers conferred by sub-section (3) and (4) of section 9, sub-section (1) of section 11, sub-section (5) of section 15 and section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on being satisfied that it is necessary in the public interest so to do, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-41)GST-2017/S.11(1)(7)-TH dated the 30<sup>th</sup> June, 2017, Notification No. 12/2017-State Tax (Rate), namely:—

In the said notification, in the Table, -

- (i) against serial number 19A, in the entry in column (5), for the figures “2020”, the figures “2021” shall be substituted;
- (ii) against serial number 19B, in the entry in column (5), for the figures “2020”, the figures “2021” shall be substituted;

2. This notification shall be deemed to have come into force with effect from the 1<sup>st</sup> day of October, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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**FINANCE DEPARTMENT****NOTIFICATION**Sachivalaya, Gandhinagar, 7<sup>th</sup> October, 2020**Notification No. 72/2020- State Tax****GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-95)GSTR-2020/S.164(64)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely:-

1. (1) These rules may be called the Gujarat Goods and Services Tax (Eleventh Amendment) Rules, 2020.  
(2) Save as otherwise provided, they shall be deemed to have come into force with effect from the 30<sup>th</sup> day of September, 2020.
2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 46, after clause (q), the following clause shall be inserted, namely:-  
“(r) Quick Response code, having embedded Invoice Reference Number (IRN) in it, in case invoice has been issued in the manner prescribed under sub-rule (4) of rule 48.”.

3. In the said rules, in rule 48, in sub-rule (4), the following proviso shall be inserted, namely:-  
“Provided that the Commissioner may, on the recommendations of the Council, by notification, exempt a person or a class of registered persons from issuance of invoice under this sub-rule for a specified period, subject to such conditions and restrictions as may be specified in the said notification.”.
4. In the said rules, in rule 138A, for sub-rule (2), the following sub-rule shall be substituted, namely:-  
“(2) In case, invoice is issued in the manner prescribed under sub-rule (4) of rule 48, the Quick Response (QR) code having an embedded Invoice Reference Number (IRN) in it, may be produced electronically, for verification by the proper officer in lieu of the physical copy of such tax invoice.”.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**  
Deputy Secretary to Government.

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**FINANCE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 7<sup>th</sup> October, 2020

**Notification No. 70/2020- State Tax**

**GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-96)GST-2020/R.48(4)(4)TH:-** In exercise of the powers conferred by sub-rule (4) of rule 48 of the Gujarat Goods and Services Tax Rules, 2017, the Government, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-22)GST-2017/R.48(4)(2)-TH dated the 27<sup>th</sup> March, 2020, Notification No. 13/2020-State Tax, namely:—

In the said notification, in the first paragraph, -

- (i) for the words “a financial year”, the words and figures “any preceding financial year from 2017-18 onwards” shall be substituted;
- (ii) after the words “goods or services or both to a registered person”, the words “or for exports” shall be inserted.

2. This notification shall be deemed to have come into force with effect from the 30<sup>th</sup> day of September, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**  
Deputy Secretary to Government.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 07<sup>th</sup> October, 2020.

**No.-GU-2020-(72)-GPC-11-2019-182-E**-Whereas by notification of the Government of Gujarat, Energy & Petrochemicals Department, Gandhinagar Notification No.GU-2020-(18)-GPC-11-2019-182-E Dated 13<sup>th</sup> February, 2020 issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act-2000 the State Government declared its intention to acquire the Right of User in the land specified in the schedule annexed to that notification for purpose of laying pipeline for the transportation of natural gas.

And whereas the copies of the said Gazette notification were made available to the public on dt.12/03/2020.

And whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas the State Government has after considering the said report to acquire the Right of User in the land specified in the schedule annexed to this notification.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government declares that the Right of User in the said land, specified in the schedule annexed to this notification, hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government directs that the Right of User in the said land shall, instead of vesting on this date of publication of the declaration, in the Gujarat State Petronet Limited, Gandhinagar (a subsidiary company of Gujarat State Petroleum Corporation Limited a Govt. of Gujarat undertaking) GSPL Bhavan, E-18, GIDC Electronic Estate, K-7 Circle, Sector-26, Gandhinagar – 382 028, free from all encumbrances.

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Kutch	Anjar	Bhimasar	350	00	09	20
Kutch	Anajr	Varsana	217	00	18	10
			216	00	38	90
			213/P2	00	15	95
			151/1/P1	00	25	40
			148	00	31	20

By order and in the name of the Governor of Gujarat,

**NITIN CHAUDHARI,**  
Under Secretary to Government.

### ઉર્જ અને પેટ્રોકેમિકલ્સ વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૭મી ઓક્ટોબર, ૨૦૨૦.

**ક્રમાંક:-જયુ-૨૦૨૦-(૭૨)-જીપીસી-૧૧-૨૦૧૯-૧૮૨-ઈ-** આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ-૩ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક-જયુ-૨૦૨૦-(૧૮)-જીપીસી-૧૧-૨૦૧૯-૧૮૨-ઈ તારીખ ૧૩ ફેબ્રુઆરી, ૨૦૨૦ થી તે સાથે જોડેલ અનુસુચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામાંમાં પ્રસિદ્ધ થયેલ જાહેરનામાંની વિગતો સામાન્ય જનતાને તા. ૧૨/૦૩/૨૦૨૦ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી.

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટા કલમ-૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલી છે.

અને આથી, હવે પૂર્ણ વિચારણાના અંતે જાહેરનામાં સાથે જોડેલ અનુસુચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાયું છે.

આથી, કલમ ૬ ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે. આ જમીનોમાંના વપરાશકારોને સંપાદિત હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, ગાંધીનગર (ગુજરાત સરકારના સાહસ- ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની) જીએસપીએલ ભવન, ઇ-૧૮, જીઆઈડીસી ઇલેક્ટ્રોનીક એસ્ટેટ, ક-૭ સર્કલ, સેક્ટર-૨૬, ગાંધીનગર, -૩૮૨૦૨૮ ને ગેસ પરીવહન માટેની પાઈપલાઈન નાંખવાના હેતુ માટે કોઈપણ જાતના બોજા રહીત આ જાહેરનામું પ્રસિદ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

-: અનુસૂચિ:-				રાજ્ય:ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે / બ્લોક નં	એરીયા		
				હે.	આરે.	ચોમી.
કચ્છ	અંજાર	ભીમાસર	૩૫૦	૦૦	૦૯	૨૦
કચ્છ	અંજાર	વરસાણા	૨૧૭	૦૦	૧૮	૧૦
			૨૧૬	૦૦	૩૮	૯૦
			૨૧૩/પૈકી ૨	૦૦	૧૫	૯૫
			૧૫૧/૧/પૈકી ૧	૦૦	૨૫	૪૦
			૧૪૮	૦૦	૩૧	૨૦

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**નિતિન ચૌધરી,**  
સરકારના ઉપસચિવ.

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#### PART IV-B

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 8<sup>th</sup> October, 2020.

#### THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976

**NO.GH/V/158 of 2020/TPS-292019-3754-L:-** WHEREAS under Government notification, Urban Development & Urban Housing Department Gandhinagar No.GH/V/34 of 2014/TPS-292013-2425-L, dated.05.02.2014, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Final Town Planning Scheme No.2(Anjar) (hereinafter referred to as the said Act and the said Scheme respectively).

AND WHEREAS, the Government of Gujarat considered the proposal of Anjar Area Development Authority for the variation in the said scheme under section 70(2) of the said Act, by their letter dated. 29.08.2019.

NOW THEREFORE, in exercise of the powers conferred by section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby:-

1. Publish a draft of variation in the aforesaid Final Town Planning Scheme No. 2(Anjar) as set out in the Schedule appended hereto;
2. Calls upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Additional chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Gandhinagar, through the Collector, Bhuj Dist.: Kutchh-Bhuj and endorse a copy thereof to the Anjar Area Development Authority within a period of one month from the date of publication of this Notification in the Official gazette;
3. State that the draft variation shall be kept open to the inspection of the public at large at the office of the Anjar Area Development Authority, during the office hours of the working days, for the aforesaid period of one month.

#### SCHEDULE

Proposed variation in the Final Town Planning Scheme No. 2(Anjar) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No.GH/V/34 of 2014/ TPS-292013-2425-L, dated.05.02.2014.

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The redistribution and valuation statement (Form-F) of Case No. 432/2 is modified as per Annexure-1 enclosed.

**Annexure-1**  
**NOTIFICATION NO.GH/V/158 of 2020/TPS-292019-3754-L**  
**THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976**  
**FINAL TOWN PLANNING SCHEME No. 2 (Anjar)**  
**REDISTRIBUTION AND VALUATION STATEMENT**

S.No.	Owner's Name	Tenure	Original Plot			Final Plot				Contribution (+) Compensation (-) section 80 minus column 9b in Rs.	Increment (section 78) column 10(a) minus column 9(a) in Rs.	Contribution (section 79) 25 % of column 12 in Rs.	Addition to (+) or Deduction from (-) Contribution to be made under other section in Rs.	Net Demand from (+) or by (-) Owners being the addition of column 11,13,14 in Rs.	Remarks				
			C.SR.No.	No.	Area	Value in Rupees	Value (undeveloped)	Value in Rupees (developed)	Without reference to value of structure							Inclusive of structure	Inclusive of structure		
1	2	3	3(a)	4	5	6(a)	6(b)	7	8	9(a)	9(b)	10(a)	10(b)	11	12	13	14	15	16
432/2	Praful Haridas Ashar	A	1268/P	417/P	46.52	69780.00	69780.00	417/1	41.71	62565.00	62565.00	75912.20	75912.20	-7215.00	13347.20	6673.60	--	-541.40	O.P. Area and ownership is as per revenue record (PRC)

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

##### NOTIFICATION

Sachivalaya, Gandhinagar, 08<sup>th</sup> October, 2020.

#### GUJARAT ELECTRICITY INDUSTRY (REORGANIZATION AND REGULATION) ACT, 2003

No. GHU/2020/73/GRC/14/2019/798-K: WHEREAS the Government of Gujarat constituted a Selection Committee for recommending suitable names for appointment on the post of Member of the Gujarat Electricity Regulatory Commission under Notification No. GU-2020-16-GRC-14-2019-798-K dated 06.02.2020,

AND WHEREAS the Selection Committee has recommended a panel of two names for the consideration of the State Government, in accordance with section 85 (4) of the Electricity Act, 2003,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (6) of section 6 of the Gujarat Electricity Industry (Reorganization and Regulation) Act, 2003, read with the relevant provisions of the Electricity Act, 2003 in this regard, the Government of Gujarat hereby appoints **Shri Mehul M. Gandhi** as **Member** of the Gujarat Electricity Regulatory Commission, from the date, he resumes the office.

By order and in the name of the Governor of Gujarat,

**DIPESH RAJ,**

Section Officer

Energy and Petrochemicals Department

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> October, 2020

Notification No. 73/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-97)GST-2020/S.148(33)TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the State Government, on the recommendations of the Council, hereby notifies the registered persons required to prepare the tax invoice in the manner specified under sub-rule (4) of rule 48 of the Gujarat Goods and Services Tax Rules, 2017, who have prepared tax invoice in a manner other than the said manner, as the class of persons who shall, during the period from the 1<sup>st</sup> day of October, 2020 to the 31<sup>st</sup> day of October, 2020, follow the special procedure such that the said persons shall obtain an Invoice Reference Number (IRN) for such invoice by uploading specified particulars in **FORM GST INV-01** on the Common Goods and Services Tax Electronic Portal, within thirty days from the date of such invoice, failing which the same shall not be treated as an invoice.

2. This notification shall be deemed to have come into force with effect from the 1<sup>st</sup> day of October, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, OCTOBER 8, 2020/ASVINA 16, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> October, 2020

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/157 of 2020/DVP-142018-5731-L:—** WHEREAS, Surat Municipal Corporation and surrounding area was declared as urban development area for which Surat Urban Development Authority (hereinafter referred as "the said Authority") was constituted vide Government notification No.GHB-23-UDA-1177-646(5)-QZ, Dated.30.01.1978 under provisions of section 22 of the Gujarat Town Planning & Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred as "the said Act").

**AND WHEREAS,** the urban development area of the said Authority was modified by various notifications of the State Government, in exercise of the powers conferred by sub-section (2A) of section 22 of the said Act.

**AND WHEREAS,** the said Authority prepared a Draft Development Plan-2035 with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit, and submitted to the State Government under the provisions of Section 9 of the said Act, on dated.09.05.2016.

**AND WHEREAS,** notice regarding publication of the said Development Plan for inviting suggestions or objections under section 13 of the said Act, if any, with respect to the proposals of the said Development Plan was published in the Part II Extraordinary Gujarat Government Gazette on dated 10.05.2016.

**AND WHEREAS,** the said Authority submitted the said Draft Development Plan, in respect of the lands included within its limit under sub section (1) of section 16 of the said Act after following due procedure under section-14 of the said Act to the Government of Gujarat for sanction on dated.14.02.2017.

**AND WHEREAS,** the State Government sanctioned the Comprehensive General Development Regulations - 2017 for whole of the State including the development area under the jurisdiction of

Surat Urban Development Authority by the Notification No.GH/V/269 of 2017/UDA-102016-3629-L, Dated 12.10.2017 and thereafter modified by different notifications.

**AND WHEREAS**, in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the modifications under Government Notification, Urban Development and Urban Housing Department No.GH/V/15 of 2019/DVP-142018-5731-L, dated.22.01.2019 in the Gujarat Government Gazette Ext. Part.IV-B dated.25.01.2019 on Page No.16-26 to 16-52 and Corrigendum No.GH/V/30 of 2019/DVP-142018-5731-L, dated.07.02.2019 in the Gujarat Government Gazette Ext. Part.IV-B dated.07.02.2019 on Page No.41-2 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications for the lands excluding the lands proposed under various reservation to the then Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modifications in the Government Gazette.

**AND WHEREAS**, further, in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the modifications under Government Notification, Urban Development and Urban Housing Department No.GH/V/166 of 2019/DVP-142018-5731-L, dated 18.11.2019 in the Gujarat Government Gazette Ext. Part.IV-B dated.18.11.2019 on Page No.435-1 to 435-14 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications for the land under reservation in Draft Development Plan 2035 to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

**AND WHEREAS**, the Hon'ble High Court of Gujarat disposed the S.C.A. NO. 8174 of 2020, vide oral order dtd.17.07.2020 with direction to the respondents to consider and decide the representation dated.27.12.2019 made by the petitioner within a period of four weeks from the date of receipt of copy of the said oral order.

**AND WHEREAS**, the Government of Gujarat has considered the suggestions and objections on merit;

**NOW THEREFORE**, in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act, the Government of Gujarat here by;

- (a) Finalize the said modifications;
- (b) Sanction the said Development Plan subject to the modifications so finalized and as set out in the SCHEDULE appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification.

### **SCHEDULE**

Sanction Modifications in Draft Development Plan 2035 of Surat Urban Development Authority

#### **PART-A**

**(Preliminary Notification dated.22.01.2019 and corrigendum dated.07.02.2019)**

- 1.a The lands falling within the villages of Sandhiyer, Madhar, Paria, Siwan, Bharundi, Kareli, Sayan, Kudsad, Khalipor, Narthan of Taluka; Olpad, Bhutpor, Kanav of Taluka: Palasana and village: Shekhpur, Velanja, Ghaludi, Antroli, Tharoli, Dhoran Paradi, Navi Paradi, Karjan, Valan, Parab of Taluka: Kamrej shall be designated for different uses under section 12(2)(a), 12(2)(d) and 12(2)(o) of the said Act as shown on the accompanying plans (Sheet No. A, H1, J, P, K1, M1, L1, N1, O1, Q1, P1, R1, W, X, T1, U1, Y, Z, V1 & W1)

- 1.b The lands bearing Block No.84/B, 86/A, 87/B, 88, 90, 92/A, 117, 118/A, 116, 246/B, 255/B, 245/B/2, 255/A/1, 150/A, 152, 153/A, 154/A, 117/A, 118/B, 135/C, 248/A of village : Dhoranpardi designated for agriculture use shall be deleted from the said use and shall be designated for **General Industrial use** under section 12(2)(a) of the said Act (Sheet No.P1), the land bearing Block No.250 of village: Velanja designated for agriculture use shall be deleted from the said use and shall be designated for **Crematorium** under section 12(2)(o) (Sheet No. P) of the said Act and the land bearing Block No.254/P of village:Velanja designated for Crematorium shall be deleted from the said use and shall be designated for **Agriculture use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No. P)
2. The proposals of village: Asanabad shall be deleted in context to the exclusion of the area of village: Asanabad from SUDA area vide Government Notification No.GH/V/134 of 2018/UDA-102014-5026(3)-L, dated. 11.10.2018 as shown in the accompanying plan (Sheet No. E)
3. The proposed 90.0 mtr wide road passing through village: Ichchhapor and Damaka shall be deleted and the lands so released shall be designated as residential, industrial, industrial Growth Region, Transport & Communication, Water body use under section 12(2)(a), 12(2)(d) and 12(2)(o) of the said Act and new 60.0 mtr wide road is proposed under section 12(2)(d) of the said Act as shown in the accompanying plan (Sheet No. B)
4. The lands bearing R.S.No.116 of village: Bharthana-Vesu designated for Education Use shall be deleted from the said use and the land so released shall be designated for **Residential use** under section 12(2)(a) of the said Act, as shown in the accompanying plan (Sheet No. H )
5. The alignment of bridge on Tapi river is proposed as shown in the accompanying plan. (Sheet No. H )
6. The lands falling within 1000m from periphery of the existing NH-8 on both sides as per **Annexure-1**, designated for residential, industrial, commercial, agriculture, etc., use shall be deleted from the said uses and the lands so released shall be designated for **Residential use (Kamrej-Palsana Corridor)** with Base FSI: 1.20 and Maximum FSI.-4.00 with a chargeable FSI:2.80 (@of 40% of Jantri) under section 12(2)(a) of the said Act, as shown in the accompanying plans. ( Sheet No. V, W, X, Y, Z, 01 & P1)
7. The lands of Village: Kosmada, Chhedacha, Oviyan, Sabargaam, Niyol, Antroli & Vankaneda, as per **Annexure-2**, designated for Agriculture & Residential use shall be deleted from the said use and the lands so released shall be designated for **Residential use (High Speed Rail Corridor-hNODE)** with Base FSI:1.80 and Maximum FSI:5.40 with a chargeable FSI:3.60 (@of 40% of Jantri) under section 12(2)(a) of the said Act, as shown in the accompanying plans. ( Sheet No. R, S, W & X)
8. The proposed 120.0 mtr wide road passing through village: Kachholi, Samrod, Taraj, Palsana and Kanav shall be deleted and the lands so released shall be designated as adjoining relevant use under section 12(2)(a) of the said Act and same alignment shall be re-aligned as 120.0m wide road under section 12(2)(d) of the said Act as shown in the accompanying plan (Sheet No. U, Y, Z, V1 & W1)
9. Table No.134, Page No.195 of the Report regarding Draft Development Plan-2035 is replaced as per **Annexure-3**.
10. The lands of Village : Rander, Variyav, Bhimrad, Budia, Ghabeni, Jiav, Sarsana & Dumas, as per **Annexure-4**, within jurisdiction of Surat Municipal Corporation designated for Agricultural use shall be deleted from the said use and the lands so released shall be designated for **Residential use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No. D, I, N, G, K & J)

11. The proposed roads in the boundary of the Town Planning Scheme mentioned in **Annexure-5**, are realigned under section 12(2)(d) of the said Act and the land released due to realignment shall be designated as adjoining relevant use under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No.K, V, R, L, M, G, H, D, I, N,T & S )
12. The proposed alignment of D.F.C. passing through village: Umra, Gothan, Bharthana-Kosad, Abrama, Bhada, Valak, Laskana, Pasodara, Khadsad, Kosmada, Chhedchha, Vedchha, Niyol, Sedhav, Dakhanwada, Devadh, Godadara, Bhedvad, Bhestan, unn, Sachin and Kansad shall be deleted and the lands so released shall be designated as adjoining relevant use under section 12(2)(a) of the said Act and same alignment shall be re-aligned as D.F.C. under section 12(2)(d) of the said Act as shown in the accompanying plan ( Sheet No. P, Q, R, S, T, U, M & N )
13. The lands of Village: Vansva, Damka, Bhatalai and Mora designated for General Industrial use, Agricultural use and Recreation use as per **Annexure-6**, shall be deleted from the said use and the lands so released shall be designated for **Residential use and Recreation use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No. B, D1 & E1)
14. The lands bearing R.S.No. 1/P, 1/A/2/P, 93/B/P, 72/P, 73/P, 69/P of Village:Hajira designated for Industrial Growth Region use shall be deleted from the said use and the lands so released shall be designated for **Industrial use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No. Fl)
15. The lands bearing R.S.No. 1237/P, 1252/P, 1253/P, 1255/P, 1260/P, 1263/P, 1266/P of Village: Barbodhan and R.S.No.1/P of Village: Asarma, designated for Agricultural use and Residential use" shall be deleted from the said use and the lands so released shall be designated for **Recreation use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. ( Sheet No. B)
16. The proposed 120.0 mtr wide road passing through village: Damka, Mora, Limla earmarked as A-B, A1-B1, A2-B2, A3-B3 shall be deleted and the lands so released shall be designated as per adjoining relevant use (General industrial use. Transport & communication use, Residential use, Obnoxious and Hazardous Industrial use, Recreation use etc.) under section 12(2)(a) of the said Act as shown in the accompanying plan(Sheet No.B & C) and the proposed 120.0 mtr wide road passing through village: Dumas and Sultanabad shall be deleted and the lands so released shall be designated as per adjoining relevant use under section 12(2)(a) of the said Act and shall be re-aligned as 120.0m wide road under section 12(2)(d) of the said Act as shown in the accompanying plan. (Sheet No.C & D)
17. The lands bearing R.S.No.232, 233, 234 and 236/B of village: Ghabheni designated for G.I.D.C. Estate shall be deleted from the said use and the lands so released shall be designated for **Industrial use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No. N)
18. The lands bearing Block No.50 and 84(84/a, 84/b, 84/c, 84/d) of village : Vadadalla designated for Agricultural use shall be deleted from the said use and the lands so released shall be designated for **Industrial use** under section 12(2)(a) of the said Act, as shown in the accompanying plan. ( Sheet No. Y)
19. The land bearing City Survey No.3 and 4940 of Ward No.7, Final Plot No.4 of Town Planning Scheme No.8 (Umarwada), Final Plot No.268, 269 paikii, 270, 274, etc. of Town Planning Scheme No.4(Ashwinikumar-Navagam), Railway Track and SMC Land designated for Public Purpose Zone and Transport & Communication Zone shall be designated for **Transit Oriented Zone** as overlay Zone under section 12(2)(a) of the said Act, as shown in the accompanying plan. (Sheet No. L)



20. In the land under industrial Shifting use if developed for Residential or Commercial use, the maximum FSI permissible shall be 2.70 (Base FSI 1.80+ Chargeable FSI 0.90 @40% of jantri).

## PART - B

(Preliminary Notification dated. 18.11.2019)

1. The land bearing R.S. No. 202/P of the Village: Kavas reserved for **Open Space (0-14)** shall be deleted from the said reservation and the land so released shall be designated for **Agriculture use** under Section 12(2)(a) of the said Act as shown in accompanying plan, (Sheet No. C)
2. The land bearing R.S. No. 202/P of the Village: Kavas and the land bearing R.S. No. 250p, 251/p, 252/p, 253/p etc. of the Village: Bhatpor reserved for **Open Space & Garden (0-31)** shall be deleted from the said reservation and the land so released shall be designated for **Agriculture use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No.C )
3. The land bearing R.S. No. 640/B, 641/B, 642/P, 644/P, 645/P, 646, 647, 655, 655/P, 656/P, 712/P etc. of the Village: Dumas reserved for **Eco Park (0-8)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. D)
4. The land bearing R.S. No, 409 , 410/P, 411/P, 412/P, 413/P, 414/P, 414/2(P), 415/P, 416/P, 417/P,418/P, 420/P, 421, 422 , 424/P, 432, 433,434, 435/P, 436/P etc. of the Village: Dumas and the land bearing R.S. No. 48/P/1, 48/P/2 of the Village: Bhimpur reserved for **Eco Tourism (0-9)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No.D)
5. The land bearing R.S. No. 13/P, 18/P, 19/P, 20/P etc. of the Village: Vihel, the land bearing F.P. No. 66, 67, 68, 69 etc, of T.P.S. No. 45 (Jahangirpura- Pisad) and the land bearing R.S. No. 93/P, 94/P, 95/P, 96/P, 97/P etc. of the Village: Vanakala reserved for **Transport Node (T-1)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. F)
6. The land bearing R.S. No. 95 of the Village: Jahangirpura reserved for **Transport Node (T-19)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. F)
7. The land bearing R.S. No.32/P, 31,33,34/1/P, 34/2/1, 34/2, 34/3/1, 118 etc. of the Village: Dabholi and the land bearing R.S. No.135/P,135/P, 136 etc. of the Village: Ved reserved for **Water Treatment Plant (P-22)** shall be deleted from the said reservation and the land so released shall be designated for **Recreational use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No.K )
8. The land bearing R.S. No. 137, 141, 142/P, 143, 144, 145, 146 etc. of the Village: Janhgirpura reserved for **Sewage Treatment Plant (P-34)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. F)
9. The land bearing R.S. No. 128/P, 129/1/P, 129/P/2, 131/1/P, 131/2, 132/1/P, 132/2, 133/1/P, 133/2, 134/1/P, 134/2, 135, 136, 137, 138, 139, 140, 141, 142/P, 143/2/P, 147/2/P, 148/P, 149, 150, 151, 152/1, 152/2/P, 153, 154/P, 155, 156, 157/1/P, 160/P, 169/P, 170/P, 171,172/1/P etc. of the Village: Variav reserved for **Water Distribution center (P-38)** shall be deleted from the said reservation and the land so released shall be designated for

**Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. K)

10. The Final Plot No.20 of T.P.S. No.29(Rander) reserved for **Site & Service(H-10)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. G)
11. The Final Plot No. 120 of T.P.S. No.29(Rander) reserved for **Open Space & Garden (0-30)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)
12. The Final Plot No.93 of T.P.S. No.29(Rander) reserved for **Parking(P-18)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)
13. The Final Plot No.34 and 35 of T.P.S. No.29(Rander) reserved for **Public Utility Centre (P-19)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. G)
14. The land bearing C.S. No. 172, 181-A, 181-B, 184/P etc. of the Village: Rander (Gamtal) reserved for **Parking (P-92)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. G)
15. The land bearing C.S. No. 325/B, 326, 327, 328/A-B-C-E/P etc. of the Village: Rander (Gamtal) reserved for **Parking (P-93)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)
16. The land bearing C.S. No. 109/A of the Village: Rander (Gamtal) reserved for **Parking (P-95)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)
17. The land bearing R.S. No. 59/1/P/5/P(P) of the Village: Gaviyar reserved for **Public Housing (H-11)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. H)
18. The Final Plot No.186 of T.P.S. No.5(Umara north) reserved for **Public Utility Centre (P-25)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. H)
19. The Final Plot No.30 and 31 of T.P.S. No.4 (Rundh- Magdalla) reserved for **BRTS Node (T-21)** and the Final Plot No.28 of T.P.S. No.4 (Rundh- Magdalla) reserved for **Public Purpose for S.M.C. (P-129)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act and the Final Plot No.18 of T.P.S. No.4 (Rundh- Magdalla) reserved for **Recreation for S.M.C.(P-128)** shall be deleted from the said reservation and the land so released shall be designated for **Water body** under Section 12(2)(c) of the said Act as shown in accompanying plan. (Sheet No.H )
20. The land bearing R.S. No. 22/P, 201/P,202/P etc. of the Village: Bhimrad and the land bearing R.S. No. 125,126/P of the Village: Sarsana reserved for **Parking (P-79)** shall be deleted from the said reservation and the land so released shall be reserved for **Public**

**purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. H & I)

21. The land bearing R.S. No. 246/P of the Village: Jiav reserved for **Solid Waste Disposal (P-131)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. I)
22. The land bearing R.S. No. 85/1 to 85/6(p), 59/P, 58/P, 89/A/1+ 89/B/1 to 89/B/15/P etc. of the Village: Ved reserved for **Commercial (C-4)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. K)
23. The land bearing R.S. No. 203/P, 204/P, 205/P, 206/P, 207/P etc. of the Village: Chhapra Bhatha reserved for **Public Purpose (P-52)** shall be deleted from the said reservation and the land so released shall be designated for **Recreational use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. K & L)
24. The land bearing R.S. No, 208/P, 209/P, 210/P, 211/P, 212/P, 213/P etc. of the Village: Chhapra Bhatha reserved for **Water Distribution Center (P-53)** shall be deleted from the said reservation and the land so released shall be designated for **Recreational use** under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. K)
25. The Final Plot No.80/p of T.P.S. No. 8 (Umarwada) reserved for **Housing (H-2)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
26. The land bearing C.S.No. 1965 of the Ward No.1 (Nanpura) reserved for **Garden (0-1)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. L)
27. The land bearing C.S. No, 1855/P, 1856/A, 1859 etc. of the Ward No.5 (Haripura) reserved for **Garden (0-2)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. L)
28. The land bearing C.S. No. 2196, 2203/A, 2203/C etc. of the Ward No. 2 (Sagrampura) reserved for **Parking (P-2)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
29. The land bearing C.S. No. 3 of the Ward No. 2 (Sagrampura) reserved for **Solid Waste Disposal (P-4)** shall be deleted from the said reservation and the land so released shall be designated for **Commercial use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
30. The land bearing C.S.No.657 of the Ward No. 2 (Sagrampura) reserved for **School and Play Ground (P-5)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. L)
31. The land bearing C.S. No. 1612/G,1616/G,1617/G etc, of the Ward No. 7 (Dhastipura-Rampura) reserved for **Parking (P-12)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. L)

32. The land bearing C.S. No. 853,854,884 etc. of the Ward No.9 (Vadifalia) reserved for **Parking (P-14)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
33. The Final Plot No.40 of T.P.S. No.25 (Tunki-Singapore) reserved for **Public Purpose (P-58)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
34. The land bearing C.S. No. 1808/G, 1809/G, 1810/G, 1811/G, 1812/G/P, 1813/G/P, 1814/G, 1815/G, 1816/G, 1833/G/P etc. of the Ward No.1 (Nanpura) reserved for **Parking (P-75)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. L)
35. The land bearing C.S. No. 3212, 3213, 3214/P, 3215 etc. of the Ward No.1 (Nanpura) reserved for **Parking (P-85)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
36. The land bearing C.S. No. 1688A/3, 1688/2/B, 1688A/4/P etc. of the Ward No.5 (Haripura) reserved for **Parking (P-88)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
37. The land bearing C.S. No. 1307/P of the Ward No. 6 (Mahidharpura) reserved for **Parking (P-89)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
38. The Final Plot No.20, 21 of T.P.S. No. 34 (Magob-Dumbhal) reserved for **Logistic Park (T-9)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
39. The land bearing R.S. No. 88/P and 46/P/1/P of the Village: Bhatar reserved for **Parking (C-5)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
40. The Final Plot No. 78/P of T.P.S. No. 37 (Althan-South) reserved for **Housing (H-4)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. M)
41. The Final Plot No.7/p of T.P.S. No. 9 (Majura) reserved for **Staff Quarter (H-12)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
42. The land bearing R.S. No. 61 of the Village: Majura reserved for **EWS Housing (H-20)** shall be deleted from the said reservation and the land so released shall be designated for **General Industrial use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
43. The land bearing Block No.359/P of the Village: Dindoli reserved for **Open Space & Garden(0-5)** shall be deleted from the said reservation and the land so released shall be

designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)

44. The land bearing R.S. No. 123/P,129/P,130/P,131/P,176/P, 177/P,179/P,193, 194/P etc. of the Village: Bamroli reserved for **Solid Waste Disposal (P-28)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 122/P of the Village: Bamroli reserved for **Solid Waste Disposal (P-28)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. M )
45. The land bearing R.S. No. 82, 274/P, 278/P, 279/P, 281, 293/P, 295/P, 296/P, 298, 299, 301/P, 302/P, 310/P, 313/P etc. of the Village: Dindoli and The land bearing R.S. N0.23/5/B/P, 24/1/P/I, 24/2+ 24/3/P etc. of the Village: Bhedvad reserved for **Public purpose (P-30)** shall be deleted from the said reservation and the land so released designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. M)
46. The land bearing R.S. No. 438/p of the Village: Dindoli reserved for **Public purpose (P-31)** shall be deleted from the said reservation and the land so released designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
47. The land bearing R.S. No. 383 of the Village: Dindoli reserved for **Community Centre (P-32)** shall be deleted from the said reservation and the land so released designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
48. The land bearing B. No. 69/P, 70/P, 71, 72, 73 etc. of the Village: Udhna reserved for **Cemetery/ Burial Ground (S.M.C.) (P-130)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. M)
49. The Final Plot No. 82 of T.P.S. No. I(Udhana-Majura) reserved for **Transport (Parking) (T-10)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose (SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. M)
50. The land bearing R.S. No.366 and 367 of the Village: Khatodara reserved for **BRTS Hub (T-17)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. M)
51. The land bearing B.No.345/p of the Village: Dindoli reserved for **Auditorium (SMC) (P-97)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
52. The land bearing R.S. No.244/P of the Village: Jiav reserved for **Recreation (0-11)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. N)
53. The land bearing R.S. No.244/P of the Village: Jiav reserved for **Sewage Treatment Plant (P-43)** shall be deleted from the said purpose and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan and remaining land which is reserved for **Sewage Treatment Plant (P-43)** shall be

deleted from the said reservation and the land so released shall be designated for **Educational Use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. N)

54. The land bearing R.S. No. 52/P of the Village: Bamroli reserved for **Slaughter House (P-45)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. N)
55. The land bearing R.S. No.244/P of the Village: Jiav reserved for **Transport (Parking) (T-12)** shall be deleted from the said purpose and shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan and remaining land which is reserved for **Transport (Parking) (T-12)** shall be deleted from the said reservation and the land so released shall be designated for **Educational Use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. N)
56. The land bearing R.S. No.232/p of the Village:Bhestan reserved for **BRTS Terminal (Work Shop)(T-18)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. N)
57. The land bearing R.S. No.1 of the Village: Kathor reserved for **Nagar panchayat Staff quarters & offices (P-132)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. P1)
58. The land bearing R.S. No. 15/P, 18/P, 21/P, 22, 23, 24, 25/P, 26, 27, 28/P, 29/P etc. of the Village: Bhada and the land bearing R.S. No. 195/P, 197, 198, 199/P, 200, 201/P, 202/P, 203/P, 204, 205, 206, 207/P, 208, 209, 210, 211, 212, 213, 214, 215, 216/P,200/P etc. of the Village: Kholvad reserved for **Public Purpose (P-51)** shall be deleted from the said reservation and the land so released shall be designated for **Recreation use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No.15/P, 18/P, 19/P, 20/P, 21/P etc. of the Village: Bhada reserved for **Public Purpose (P-51)** shall be deleted from the said reservation and the land so released shall be designated for **Agriculture use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. Q)
59. The land bearing R.S. No. 12/P, 13/P, 15, 16/P, 17/P, 18/P, 20/P, 21/P, 23, 25/P, 157, 158/P, 167/P, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179/P, 180/P etc. of the Village: Valak reserved for **Logistic Park (T-11)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. Q)
60. The land bearing R.S. No. 49/1/P, 57/1/P, 58/P, 59, 67/P, 71/P, 72/2/P etc. of the Village: Puna reserved for **Commercial Hub (C-10)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. R)
61. The Final Plot No.9 of T.P.S. No. 16 (Kapadra) reserved for **Transport (Parking) (T-4)** shall be deleted from the said reservation and the land so released shall be designated for **Industrial shifting use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. R)
62. The land bearing R.S. No. 54/P, 57, 58, 59, 60, 61, 62, 63/P, 64/P, 65/P, 76/P, 78/P, 79/P etc. of the Village: Devadh reserved for **Water Distribution Centre (P-48)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. S)

63. The land bearing R.S. No. 399/P, 405/P, 407/P etc. of the Village: Vanz reserved for **Public Housing (H-15)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. T)
64. The land bearing R.S. No. 64/P, 65/P, 66/P, 67/P etc. of the Village: Sachin reserved for **Public Purpose (P-35)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. T)
65. The land bearing R.S. No. 192/P, 193/P, 194, 196, 197, 216/P, 217/P etc. of the Village: Bhanodra reserved for **Water Distribution Centre (P-46)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 216/P and 217/P of the Village: Bhanodra reserved for **Water Distribution Centre (P-46)** shall be deleted from the said reservation and the land so released shall be designated for **Recreational use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. T)
66. The land bearing R.S. No. 166 of the Village: Sachin reserved for **Parking (P-73)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. T)
67. The land bearing R.S. No. 222, 223/P, 224/P, 225/P, 226, 227/P, 228/P, 229/P, 233, 234 etc. of the Village: Kharavsa reserved for **Logistic park (T-20)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use (under Ring Road)** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 223/P, 224/P, 225/P, 227/P, 228/P, 229/P etc. of the Village: Kharavsa reserved for **Logistic park (T-20)** shall be deleted from the said reservation and the land so released shall be designated for **Agricultural use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. T)
68. The land bearing R.S. No. 667/P of the Village: Vav reserved for **PWD Rest House (H-17)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. V)
69. The land bearing R.S. No. 56/P, 57/P, 58/P etc. of the Village: Navagam reserved for **Housing (H-18)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. V)
70. The land bearing R.S. No. 120, 121, 122, 123, 124 etc. of the Village: Kholvad reserved for **Public Housing (H-19)** shall be deleted from the said reservation and the land so released shall be designated for **Recreational use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. V)
71. The land bearing R.S. No. 28/1, 28/2, 28/3, 31/P, 47/P etc. of Village: Valthan reserved for **Logistic Park (T-6)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use (Kamrej-Palsana Corridor)** with Base FSI : 1.2 and Maximum FSI 4.0 with a chargeable FSI 2.8 (@of 40% of Jantri) under section 12(2)(a) of the said Act, as shown on the accompanying plans. (Sheet No. W)
72. The land bearing R.S. No. 29/P of Village: Vankaneda reserved for **Public Housing (H-16)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. X)

73. The land bearing R.S. No. 142/P of Village: Earthan reserved for **Hostel For S/C, S/T (H-13)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. Y)
74. The land bearing F.P.No.109, 110, 111, 112, 113, 130 etc. of T.P.S. No.30 (Rander) reserved for **Recreation (0-4)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. G)
75. The land bearing R.S. No. 544/P, 545/P, 547/P, 548/P, 683/P, 684/A, 685/P, 688/P, 687/P, 691/P, 702/P, 703/P, 704/P, 705/P, 706/P, 707/P, 708/P, 709/P, 710/P etc. of the Village: Ichchhapor reserved for **Open Space & Garden (0-23)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. B)
76. The land bearing R.S. No. 379/P, 413/P, 414/P, 415/P, 418/P, 517/P, 518/P, 537/P, 538/P, 539/P, 450 etc. of the Village: Ichchhapor reserved for **Public Purpose(P-104)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. B)
77. The land bearing R.S. No. 937/P of village: Dumas reserved for **Recreation (0-6)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 901/P, 902/P etc. of village: Dumas reserved for **Recreation (0-6)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. C)
78. The land bearing R.S. No. 334 of Village: Dumas and R.S. No. 243/P of Village: Gaviyar reserved for **District Centre (C-6)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan and the land bearing R.S. No. 353/P/2, 356/P/2, 356/P/3B, 357/P, 358, 362, 368/P/2, 369, 370/P, 371, 372/P/4, 376/P/1, 381, 382/2, 382/1 etc. of Village: Dumas and R.S. No.41, 39/P/3, 39/P/4, 44/P/1, 40, 42, 39/P/1, 39/P/2, 43, 44/P/2 etc. of Village: Bhimpore reserved for **District Centre(C-6)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. D)
79. The land bearing R.S. No. 82/P of Village: Dumas reserved for **Recreation (0-7)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. D)
80. The land bearing F.P.No. 101 of T.P.S. No. 30 (Rander) reserved for **Water Distribution Centre ( P-96)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan and the land bearing F.P.No. 102, 103, 104, 105, 107, 108 etc. of T.P.S. No. 30 (Rander) reserved for **Water Distribution Centre (P-96)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. F & G)
81. The land bearing C.S. No. 339, 266/B etc. of village: Rander (Gamtal) reserved for **Shopping Center (C-11)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)



82. The land bearing C.S. No. 208/A, 208/B etc. of village: Rander (Gamtal) reserved for **Recreation (0-3)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)
83. The land bearing F.P. No.92, 94, 95, 96 etc. of T.P.S. No. 8 (Palanpor) reserved for **Sports Complex (0-20)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing F.P. No. 91 and 93 of T.P.S. No. 8 (Palanpor) reserved for **Sports Complex (0-20)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. G)
84. The land bearing R.S. No.227/P, 228/P, 229, 230/P, 231, 232, 233, 254/P, 255/P etc. of Village: Janhgirabad reserved for **Water Distribution Center (P-72)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. G)
85. The land bearing C.S. No.103/C/9/A/P of village: Rander(Gamtal) reserved for **Slaughter House (P-127)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. G)
86. The land bearing R.S. No. 379/P, 380/P, 381, 382/P, 383, 384, 385, 386, 387 etc. of Village: Budia reserved for **Public Purpose (P-44)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. I & N)
87. The land bearing R.S. No.35/P of Village: Variav reserved for **Water Works (P-56)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. K) The contribution of land as per Sr.No. 111 of PART-B of SHEDULE shall not be applicable to the land under reference.
88. The land bearing R.S. No. 260 of Village: Katargam reserved for **Water Distribution Center (P-20)** shall be deleted from the said reservation and the land so released shall be designated for **Public Purpose use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 259 of Village: Katargam reserved for **Water Distribution Center (P-20)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. K & L)
89. The land bearing R.S. No. 36/P, 37/P, 38/P etc. of Village: Variav reserved for **Sewage Treatment Plant (P-37)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 55+39(P) of Village: Variav reserved for **Sewage Treatment Plant (P-37)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. K)
90. The land bearing R.S. No. 735/P, 736/P, 738/P, 739, 740/P, 741/P, 742/P, 744, 745/P, 746/P, 747/P, 748/P, 749, 750, 751, 752/P, 753/P etc. of Village: Variav reserved for **Solid Waste Disposal (P-54)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 737 and 754/P of Village: Variav reserved for **Solid Waste Disposal (P-54)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. K)

91. The land bearing R.S. No. 864/P, 867/3/P, 869/2/P etc. of Village: Variav reserved for **Water Works (P-55)** shall be deleted from the said reservation and the land so released shall be designated for **General Industrial use** under Section 12(2)(a) of the said Act as shown in accompanying plan, the land bearing R.S. No. 863/1 of Village: Variav reserved for **Water Works (P-55)** shall be deleted from the said reservation and the land so released shall be reserved for **Public Purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan and the land bearing R.S. No.530 of Village: Kosad reserved for **Water Works (P-55)** shall be deleted from the said reservation and the land so released shall be designated for **Water Body** under Section 12(2)(c) of the said Act as shown in accompanying plan. (Sheet No. K)
92. The land bearing F.P. No. 73/1, 73/2, 74, 77, 78 etc. of T.P.S. No.26 (Singanpor) reserved for **EWS Housing (H-14)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing F.P. No. 75 and 76 of T.P.S. No.26 (Singanpor) reserved for **EWS Housing (H-14)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. L)
93. The land bearing F.P. No. 9, 10, 11, 13,19, 72, 73, 84, 85, 87, 91, 93 etc. of T.P.S. No.25 (Singanpor-Tunki) reserved for **Public Purpose (P-23)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. L)
94. The land bearing F.P. No.8, 88, 89,90 etc. of T.P.S. No.25 (Singanpor-Tunki) and F.P.No. 51/P, 55, 59, 85,86, 87, 89,90, 91, 92, 93,94, 95 etc. of T.P.S. No.24 (Tunki) reserved for **Public Purpose (P-24)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)
95. The land bearing C.S. No. 1 to 20, 1774, 1175, 1176, 1777, 1780/A, 1780/B, 1781, 1782, 1784, 1784/B/1, (1784/A/1)P, (1784/A/3)P, (1917/1+1991)P, 1917/2, 1917/3, 1917/4, 1917/5, 1917/6, 1917/7, 1980, 1981, 1982, 1983/B/3, 1983, 1984, 1985, 1989, 1992, 1993, 1994/A, 1994/6, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2001/A/2, 2001/A/1/C/3, 2001/A/1/C/4, 2001/A/1/C/1, 2001/A/1/C/2, 2001/B, 2002 etc. of Ward No.7 (Dhastipura-Rampura) reserved for **Parking (P-77)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing C.S.No. 1773/G, 1783/G, 1918/G, 1919/G,1920/G, 1921/G, 1922/G, 1990/A/G, 2001/A/1/C/G, 2065/A/G etc. of Ward no.7 (Dhastipura-Rampura) reserved for **Parking (P-77)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. L)
96. The land bearing F.P. No. 428/A/P, 428/B/P etc. of T.P.S. No.3 (Katargam) reserved for **Public Purpose (P-91)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** and **Recreational use** earmarked as P-Q-R-S-T-U-V-W-P and A-B-C-D-E-F-G-H-I-A respectively under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. L)
97. The land bearing F.P. No. 428/B/P of T.P.S. No.3 (Katargam) reserved for **B.R.T.S. Hub (T-16)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** and **Recreational use** earmarked as A-B-C-D-E-F-A and P-Q-R-S-T-U-V-P respectively under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. L)

98. The land bearing F.P. No. 5/1 of T.P.S. No.9(Majura) reserved for **Garden (0-22)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. M)
99. The land bearing R.S. No. 21/A/P, 22/P, 103/P, 104,110, 111, 112,114,130 etc, of Village: Karadava reserved for **Recreation (0-12)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 17, 18, 20/P and 23 etc. of Village: Karadava reserved for **Recreation (0-12)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. M & S)
100. The land bearing R.S. No. 289,290,291,292,293,294,295,296/P,297/P,309/P etc. of Village: Jiav reserved for **Recreation (O-10)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 244/P of Village: Jiav reserved for **Recreation (0-10)** shall be deleted from the said reservation and the land so released shall be reserved **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. N)
101. The land bearing R.S. No. 5/A/1/P, 5/P etc. of Village: Laskana reserved for **Transport Node (T-22)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. Q)
102. The land bearing R.S. No.III/P, 112/P, 113/P, 116/P, 117/P, 118/P, 119/P, 12, 120/P, 121, 51/P, 52/P, 53/P, 54/P etc. of Viillage: Vedchha reserved for **Multi Model Transport Hub (T-7)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. (Sheet No. R & S)
103. The land bearing R.S. No. 12/P, 13/P, 15/P, 16/P etc. of Village: Dindoli reserved for **Lake Development (0-13)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan. ( Sheet No. S)
104. The land bearing R.S. No. 180/P, 181/P, 183/P, 184/P, 185/P, 186, 187, 188, 189/P,195 etc. of Village: Bhanodra and R.S. No. 96/P, 97/P, 98/P, 99/P,100/P, 104, 105, 106,107 etc. of Village: Eklera reserved for **Water Treatment Plant (P-47)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 101/P, 102/P, 103 and 108/P etc. of Village: Eklera reserved for **Water Treatment Plant (P-47)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. T)
105. The land bearing R.S. No. 170/A/P, 61/P, 62/P etc. of Village: Sachin reserved for **Logistic park (T-13)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 63/P of Village: Sachin reserved for **Logistic park (T-13)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SMC)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. T)
106. The land bearing Block No. 453/P of Village: Kholvad reserved for **Water Distribution Centre (P-99)** shall be deleted from the said reservation and the land so released shall be

designated for **Residential use (Kamrej-Palsana Corridor)** with Base FSI : 1.2 and Maximum FSI 4.0 with a chargeable FSI 2.8 (@of 40% of Jantri) under section 12(2)(a) of the said Act, as shown on the accompanying plans and the land bearing Block No. 454 and 455/P of Village: Kholvad reserved for **Water Distribution Centre (P-99)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. V)

107. The land bearing R.S. No.48/P, 90, 91, 92, 93, 94/P etc. of Village: Ladvi reserved for **Educational Purpose (P-103)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 95/P of Village: Ladvi reserved for **Educational Purpose (P-103)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. W)
108. The land bearing R.S. No.153/P and 159/1/P of Village;Vankaneda reserved for **Garden (0-19)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use** under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No. 82/P and 184/P of Village:Vankaneda reserved for **Garden (0-19)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. ( Sheet No. X)
109. The land bearing R.S. No. 218/A, 218/A/P, 218/B, 219/P etc. of Village: Kadodara reserved for **Parking (P-49)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. X)
110. The land bearing R.S. No. 22/P of Village: Kadodra reserved for **Sewage Treatment Plant (P-50)** shall be deleted from the said reservation and the land so released shall be designated for **Residential use (Kamrej-Palsana Corridor)** with Base FSI : 1.2 and Maximum FSI 4.0 with a chargeable FSI 2.8 (@ of 40% of Jantri) and **Recreational use** earmarked as A-B-C-D-E-F-G-H-A under Section 12(2)(a) of the said Act as shown in accompanying plan and the land bearing R.S. No.13/P of Village:Kadodra reserved for **Sewage Treatment Plant (P-50)** shall be deleted from the said reservation and the land so released shall be reserved for **Public purpose(SUDA)** under Section 12(2)(o) of the said Act as shown in accompanying plan. (Sheet No. X)
111. The owner shall contribute 50% of the land for the purpose of Town Planning Scheme in the land released from different reservation by this notification. Where the land is released from the reservation which is forming the part of the Town Planning Scheme, the owner shall contribute in aggregate 50% of the land for the public purpose.

**NOTE :** The boundary of modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
<b>District: Surat, Taluka: Kamrej, Village: Amboli, R.S.No./Block No./C.S.No.</b>					
92	Road	41	79/B	138	59
94	180	42	8	137	59
95	5	44/P	8/P	136	61
96/P	10	45	80	135/P	61
97	11	46	81	128/P	176/P
98/P	12	47	82/P	127/P	176
99	13	48	9	129/P	61/P
183	14	49	9/P	126	61/P
28	15	51	NA	125	170
29	16	52	NALA	110	170
150/P	17	53	Road	111	61/P
100	18	54	81	109	61/P
101	185	55	76	113	171
102	19	56	185	120	171
103	21	57	77	122/P	169
104	22	58	75	116	169
105	23	59	72	114	124
106/P	24	6	60	178	123
107	25	62	60/P	184	123
108	26	63	179	124	119
112/P	26/P	64	181	60/P	119
82/P	27	65	177/P	8	121/P
83	28	66	182	7	117/P
84/A	29	67	169/P	80	117
84/B/1	30	68	168/P	71	118
84/B/2	31	69	160/A/P	73	118
84/B/3	32	7	159	74	115
85	33	70	158	158	115
86	34	71	157	112	114/P
87	35	73	156	273	114/P
88	36	74	155/P	106	Road
89	36/P	75	141/P	153	Road
90	37	77	151	116	154/P
91	38	78	134/P	82/P	154
93	39	79	140/P	Road	-
NA	40	79/A	139	Road	-
<b>District: Surat, Taluka: Palsana, Village: Baleshvar, R.S. No./Block No./C.S.No.</b>					
350	234	318	424	27	404
351/P	235	319	425	26	405
352/B/P	236	320	426	25/P	405
480	237	321	465	24	406
480/P	238	322	460	23	406
Road	239	323	429	22	462

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
357	240	324	428	21	464
358	241	325	455	20	464
359	242	326	457	19	466
152/P	243	327	458	18	456
158/P	244	328	350	17	456
159	244/P	329	473	16	427
160	245	330	469	15	427
161/P	246	331	346	14	459
162/P	247	332	381	5/P	468
163	248	333	380	4	468
164	249	334/P	376	2	474
165	250	336/P	379	1	474
166	251	470	378	Road	349
167	252	471/P	377	NA	349
168	253	472	374	NA	348
169	254	477/P	375	463	348
170	255	480/P	371	370	348
171	256	480/P	369	Road	475
172	257	481	368	449	475
173	257/P	482	367	18	352/A/P
174	258	483	372	19	352/A/P
175	258/P	484	373	477	341
176	259	Kotar	364	347	342
177	260	151	363	477	342
178	261	382	365	476	195
179	261/P	473/P	366	155	152
180	262	401	362	Kotar	152
181	262/P	398	361	454	152
181/P	263	394	360	458	29
182	264	402	356	473	29
182/P	265	403	355	471	28
183	266	467	354	18	28
183/P	266/P	410	353	Road	25
184	267	411	343	Road	25
185	268	413	345	Road	13
186	269	414/P	344	474	13
187	270	415	340	Road	12
188	271	416	339	138	12/P
189	272	452	338	137	11
190	273	454	337	133-Pond	11
191	274	453	336/P	18	11/P
192	275	451	335	17	6/P
193	276	390	476	471	3/P
194	277	389	478	398	Road
194/P	277/P	391	479	412	Road

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
195	278	438	162	412	Road
196	279	442	161	418	Road
197	280	437	158	419	Road
198	280/P	436	157	421	456
199	281	443	156	422	456
200	282	444	155	423	473
201	283	433	154	424	473
202	284	434	153	425	Road
203	284/P	435	150	426	Road
204	285	400	149	459	401
205	286	486	148	473	401
206	287	392	147	469	397
207	288	388	146	Road	397
208	289	386	145	150	468
209	290	387	144	150	468
210	291	393	143	359	Road
211	292	399	142	357	Road
212	293	384	141	152	347
213	294	385	140	480/P	347
214	295	383	139	Road	352/B/P
215	296	418	138	395	352/B/P
216	297/P	419	137	396	466
217	300	420	136	459	466
218	301	421	135	341	Road
219	302	431	134	407	472
220	303	432	132	407	35/P
221	304	446	130/P	408	35
222	305	445	129	408/P	Road
223	306	441	128	409/P	Road
224	307	440	127	412	-
225	308	439	126/P	412	-
226	309	450	125	461	-
227	310	449	124	461	-
228	311	448	82/P	462	-
229	312	447	34/P	395	-
230	314	430	33/P	396	-
231	315	423/P	32/P	397	-
232	316	422	31	397	-
233	317	423	30	404	-
<b>District: Surat, Taluka: Kamrej, Village: Bherav, R.S.No./Block No./C.S.No.</b>					
48	-	-	-	-	-
<b>District: Surat, Taluka: Palsana, Village: Chalthan, R.S.No./Block No./C.S.No.</b>					
109/P	54	107	140	178	89
11/P	55	108	141	179	90

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
12	56	109	142	180	91
14	57/P	109/P	143	181	92
185/P	58/P	110	144	182	93
186	59	111	145/A	183	94
19/P	60	112	145/B	183/P	95
21/P	61	113	145/D	184	96
22	62	114	145/K	184/P	97
23	63	115	146	186/P	98
24	64	116	146/P	187	99
25	65	117	148/P	188	Railway
26/P	66	118	150/P	188/P	136/P
27/P	67	119	151	189	147
33/P	68	120	152/P	190	149
34	69	121	158	191	150
35	7/P	122	159	192	152
36	70	123	160	193	153
37	71	125	161	194	154
38	72/P	126	162	195	156
39	73	127	163	196	157
40/P	74	128	164	197	148
41	75	129	165	2	NA
42	76/P	130	166	21/P	135/P
43	NA	131	167	3	157/P
44	21	132	168	33/P	155
45	22	133	169	4	150
46	25	134	170	5	-
47	1	135	171	82	
48	101	136	172	83	-
49	102	137	173	84/P	-
50	103	138	174	85/P	-
51	104	139	175	86/P	-
52	105	139/P	176	87/P	-
53	106	14/P	177	88	-
<b>District: Surat, Taluka: Chorasi, Village: Chorasi, R.S.No./Block No./C.S.No.</b>					
110/P	22	62	99	33/P	127
111/P	24	63/P	100	113	127
112	25	64/P	101	42	129
114/C/2	27/P	65/P	102	21	129
Chorasi-Gamtal	27/P	66	103	127	139
10	12/P	67/P	104	20	139
140	30	67/P	105	Canal	118
42	31	68	106	10	118
107/P	32/P	69	111/P	Road	12/P
108/P	33/P	70	112	9/A	36



<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
119	33/P	71	113	136	Road
120	34	72/P	114/B	3	79
121	35	73/P	114/C/1	3	83
122	38	74/P	115	3	94
123	39	78/P	128	6	96
124	40	79/P	130	6	98
125	43	80	131	9/A	Canal
36/P	44	81	132	13	-
NA	45	82	133	13	-
1	46	83	134	15	-
2	47/P	84	135	15	-
4	47/P	85	137	23	-
5	48	86	138	23	-
7	49/P	87	141	26	-
8	49/P	88	142	26	-
9/B	50	89	143	28	-
11	51	90	144	28	-
12/P	52	91	57	29	-
14	53	92	56/P	29	-
16	54	93	114/A	116	-
17	55	94	12/P	116	-
18	56/P	95	32/P	117	-
19	58	96	58/P	117	-
20	59/P	97	NA	126	-
21	59/P	98	NA	126	-
<b>District: Surat, Taluka: Palsana, Village: Erthan, R.S.No./Block No./C.S.No.</b>					
202	203	-	-	-	-
<b>District: Surat, Taluka: Palsana, Village: Haripura, R.S.No./Block No./C.S.No.</b>					
20	41/B/P	43	44	River	22
41/A/P	-	-	-	-	-
<b>District: Surat, Taluka: Palsana, Village: Isroli, R.S.No./Block No./C.S.No.</b>					
1	9/P	54	6	Road	55
2/P	10/P	55	NA	56	7
2/P	52/P	56	Road	54	7
10/P	52/P	57	Road	56	4
9/P	53	5	10/P	55	4
<b>District: Surat, Taluka: Palsana, Village: Kadodara, R.S.No./Block No./C.S.No.</b>					
116/P	152/P	189	171/P	214	225
117/P	153	190	172	215	226
118/P	154	191	180	216	227
13	155	192	183	196	228
135	156	194	185+210	56	229

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
136	156/P	195	186	57	230
137	157	196	187	124	231
138/P	158	198	200	148	232
139/P	159	199	205	150	233
144/P	160	Canal	206/p	218/A	50/P
145	161	163	207	219	54+55
146	162	164	208	220	67/A
147	173	165	209	221	67/B
148/P	174	166	211	222	72/P
149	175	167	212	223	75/A
152	188	170/P	213	224	76
-	-	-	-	-	22/P
<b>District: Surat, Taluka:Kamrej, Village: Kamrej, R.S.No./Block No./C.S.No.</b>					
459	318	351	421/P	454	484
464/P	319	352	429/P	455/P	485
470/P	320/P	353	430/P	456	487
472/P	321/P	354	431/P	457	488
473/P	330/P	355	433/P	458/P	489
474	331/P	356	434/P	460	518/A
475	332	357/A	435/P	461	518/B
476	333	357/B	436	462	520/P
487/P	334	357/C	437	463	521
358	335	357/D	438/P	464/P	522
300	336	357/E	439/P	465/P	523
303/P	337/P	358	440/P	466	524
304/P	338	359	441	467	525
305/P	339	360	442	468	526
306	340	361	443	469	527
307	341	362	444	470/P	528
308	342	363	445	471/P	529
309	343	364	446	472	530
310	344	365	447	477	531/P
311	345	367	448	478/P	532/P
312	346	368/A/1/P	449	479	544/P
313	347	368/A/2/P	450	480	486
315	348	392/P	451	481	-
316	349	419/P	452	482	-
317	350	420/P	453	483	-
<b>District: Surat, Taluka: Palsana, Village: Karala, R.S.No./Block No./C.S.No.</b>					
48/P	38/P	46	54	48/P	58
60/P	41/P	47/P	56	58/P	56
61/P	42	55	57	Road	Canal
53	43	49	58	Road	48/P
50/A	44/P	51	63/P	48/P	48/P
50/B	45	52	56/P	57	56

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
<b>District: Surat, Taluka: Palsana, Village: Karan, R.S.No./Block No./C.S.No.</b>					
69/A	159	29	73/P	Road	69/A
72/P	129	31	78	Road	69/B
85/A	130	32	93	Road	Road
103	132	33	75/P	144	Road
119	132/P	34	76	74/P	Road
131	133	35	77/P	72/P	143
124	135	36	79	29/P	143
100	136	84	80	61	145
102	160/P	38	81	58	145
101	170	37	83	91	146
110	137	39	85/B	Road	146
114	138	58	91	160	147
104	139	40	92	44	147
105	141	41	94	48/B	148
106	142	42	95	62	148
112	149	43	96	63	150
107	152/P	44	97	Road	150
108	153	45	98	121	151
134	154	46	99	Road	151
164	154/P	47	152	162	153/P
109	155	48/A	153/P	165	153/P
111	156	48/B	152	166	Road
113	157	49	29/P	167	29/P
115	158	59	29/P	168	Canal
116	160	60	29/P	169	29/P
117	161	62	29/P	170	Canal
118	162	63	29/P	71/P	121
120	163	64	29/P	Canal	-
122	165	65	Canal	Canal	-
123	166	66	82/P	Canal	-
125	167	67	82	Canal	-
126	168	68	82/P	Canal	-
127	169	69/B	82/P	Road	-
128	61	69/P	NA	Canal	-
140	30	70	Road	67	-
<b>District: Surat, Taluka: Kamrej, Village: Kathodara, R.S.No./Block No./C.S.No.</b>					
163	151	162	175	187	185
170	152	164	176	188/P	156
141/P	153	165	177	150	184
142/A/P	154	165/P	179/P	150	165
142/B	155	166	179/P	147	165
143	156	167	180/P	NA	Road

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
144	157	168	181/P	Road	158
145	158	169	182	157	158
148	159	172	183/P	166	Road
149	160	171	185	183	Road
174	161	173	186	184	-
<b>District: Surat, Taluka: Kamrej, Village: Kathor, R.S.No./Block No./C.S.No.</b>					
541	561	529/P	260	512	563
542	562	532	266	513	564
543	563	535/P	374	514	565
544	Kathor Petrol	536	486/P,495/P	515	566
548/A	506/P	537	496/A	516	567
548/B	513	538	496/B	517	568
549	520	539	497	518	68/1
550/P	521	540	498	519	Na
551/P	522	545	499	555/1	507
552/P	522/P	546/P	500/A/P	555/P	474
553/P	524	547	500/B/P	557	473/P
555/1	525	14	508	558	260
555/P	526	16	509	559	552
556	527/P	11/P	510	560	553/P
560	528	12,13	511	562	554
<b>District: Surat, Taluka: Kamrej, Village: Kholvad, R.S.No./Block No./C.S.No.</b>					
148	420	469	90	419	459
149/P	421/P	470	91	424	490
150	422	471	93	425/A	491
151	423/P	473	107	425/A/1	492
165	425/A	477	108	425/A/2	493
166/P	428	478	Road	425/A/3	494
167	460/P	479	1 Habitation	425/A/4	495
168	461	481	100	425/B	496
27	462	486	122/P	426/A	500
28	463	488	141/P	427	501
29	464	489	145	430	502
30	465/P	84	417	432	51/P
31	466	85	417/P	433	69/P
32	467	87	418	455	Canal
419/P	468	89	418/P	458	-
<b>District: Surat, Taluka: Kamrej, Village: Kosmadi, R.S.No./Block No./C.S.No.</b>					
163	197/P	168	181	Road	Drain
192/P	152	169	182	Road	NA
137	153	170	183	152	NA
138	154	172	191/P	159	NA

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
139	155	193/P	195	153	158
149	156	171	196	154	161
165	157	173/A	NA	161	Drain
174	159	173/B	NA	149/P	Drain
194	160	175	151	Road	-
199/P	161	177	148/P	Road	-
166	162	178	Canal	Road	-
176	164	179	Drain	Road	-
184/P	167	180	Road	151	-
<b>District: Surat, Taluka: Kamrej, Village: Ladvi, R.S.No./Block No./C.S.No.</b>					
161	213	143	155	67	171
162	95/P	144	156	68	172
NA	101	145	157	69/P	67/P
Road	102	146	158	74/P	104
115/P	103	147	164	75/P	105
117/P	163	148	167	Road	71/P
121/P	131	149	172	Road	142/P
198	139	165	173	Road	159
201	132	174	193	168	159
203	133	194	171	170	Road
205	136	150	175	70	142/P
207/P	160/P	151	177	NA	160
208/P	137	166	178/P	Road	160
209	138	176	195	Road	-
210/P	140	152	196	177	-
211	141	153	206	195	-
212	142	154	208	Road	-
277	271/P	268/P	262/P	213/P	211/P
275/P	270	264/P	215/P	273	211
272	269/P	263/P	214/P	274/P	-
<b>District: Surat, Taluka: Kamrej, Village: Navagam, R.S.No./Block No./C.S.No.</b>					
105	120	132	140	147	16/P
106/P	121	133	141	148	17/P
111	124	134	141/P	149	8/P
113	125/P	176	142	150	101
114	126	177/P	143	151	122
115	127	178/P	143/P	153	123
116	128/P	106	144	154	149/P
117	129	107	144/P	155	20/P
118/P	130	110	145	156	97/P
119	131	135/P	146	157	Drain

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
<b>District: Surat, Taluka: Palsana, Village: Palsana, R.S.No./Block No./C.S.No.</b>					
535	418	522	638	81	328
545	419	523	639	85	329
550	420	524	640	86	33
620	421	525	641	87/P	331
219	422	526	642	88/P	332
11	423	527/P	643	89/P	333
117	424	528	644	90	334
12	425	529	645	91	337
13	426	530	646	92	338
138/P	427	531/P	647	93	339
14	428	532	648	94	34/P
15	429	533	649	95/P	340
16	430	534	650	96	341
17	431	537	651	97	35
18	432	538	652	98	36
20	433	539	653	99	37
24	434	540	655/P	106/A	38
1-Pond	436	541	656	106/B/P	39
103/P	437	542	657	346	4
104	438	543	658	352/P	41
105	439	544	659	561	42
216	440	546/P	660	588/P	43
323/P	441	547	662	619	44
335	442	548	663	724	45
336	443	549	664	Canal	46
337/P	444	551	665	Nala	49
338/P	445	552	666	6	50
339/P	446	553	667	330	51
340/P	447	554	668	55-Colony	512
341/P	448	555	669	56	52
342	449	556	670	568	54
343	450	558	671	82	57
344	451	560	672	83	58
345	452	562	673	84	59
345/p	453	563	674	107	60
346	454	564	675	108	61
347	455	565	676	109	62
348	456	566	680	110	63
349	457	567	681	111	64
350	458	569/P	682	112	65
351	459	570	683	113	66
352	46/P	571	684	114/P	661
353	460	572/P	686	115	67

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
354	461	573	687	116	677
355	462	575	688	119/P	678
356	463	576/P	689	120/P	679
357	464	577	690	121/P	68
358	465	578	691	122	685
359	466	579	692	126/P	69
360	467	580	693	128/P	7
361	468	581	694	130/P	70
362	469	582	695	132/P	701
363	47	583	696	133/P	702
364	470	584/P	697	135/P	708
365	471	585	698	137	709
366	472	586	699	139	71
367	473	587	700	145	710
368	474	588	701	172	734
369	475	589	702/P	19	735
370	476	590	703	2	736
371	477	591	704	209/A	737
372	478	592	705	209/B	738
373	479	593	706	21	739
374	48	594	707	22	740
375	480	595	708/P	220	741
376	481	596	709/P	221	746
377	482	597	710	222	748
378	483	598	711	223	749
379	484	599	712	224	75
380	485	600	713	225	752
381	486	601	714	23	79
382	487	602	715	25	8
383	488	603	716	257	87
384	489	604	717	258/P	88
385	490	605	718	259	89
386	491	606	719	260	9
387	492/P	607	720	261/P	90
388	493	608	721	27	95
389	494	609	722	29	106/B
390	495	610	723	3	134/A/P
391	496	611	725	30	134/B/P
392	497	612	726	305/P	574
393	498	613	727	306/P	509
394	499	614	728	307	713
395	500	615	729	308	709
396/P	501	616	73	309/P	-
397/P	502	617	730	31	-
398/P	503	618	731	311/P	-

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
399	504	619	732	312	-
40	505	621	733	313	-
402/P	506/P	622	740	314	-
403/P	507	623	742	315	-
404/P	508/P	624	743	316	-
405	509	625	744	317	-
406	510	626	745	318	-
407/P	512	627	746	319	-
409	513	629	747	32	-
410	514/P	630	748/P	320	-
411	515	631	75	321	-
412	516	632	751	322	-
413	517	633	76	323	-
414	518	634	77	324	-
415	519	635	78	325	-
416	520	636	79/P	326	-
417	521	637	80	327	-
<b>District: Surat, Taluka: Palsana, Village: Sanki, R.S.No./Block No./C.S.No.</b>					
66/P	79/P	262/P	321/P	243/P	261
67	81/P	263	322	70	-
68/P	82/P	264/P	323	317/P	-
69/P	83/P	265	324	317	-
70/P	243/P	266	325	261/P	-
78	260/P	320/P	326	261	-
<b>District: Surat, Taluka: Palsana, Village: Talodara, R.S.No./Block No./C.S.No.</b>					
15	17	28	48/P	Road	12
10	18	29/P	49/P	9	12
38/P	19	30/P	50	Road	12
11	20/P	31/P	51	Road	20
24	21	52	51/P	20	16
12/P	22	54	53	Road	-
13	23	46	53/P	15	-
14	25	44/P	65	16	-
16	26	45/P	14	19	-
38	27	47/P	9/P	20	-
<b>District: Surat, Taluka: Palsana, Village: Tanti-Jhagda, R.S.No./Block No./C.S.No.</b>					
103	126	48	75	69	24
112	143	49	76	63	34
128	129	51	79	Road	93
135	130	6	8	Road	93
10/P	131	52	82	NALA	90
101	132	52/P	83	Road	Road



<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
102	133	53	84	Road	25
100	134	53/P	85	151/P	25
113	136	54	86	122	132
114	137	54/P	87	126	Road
104	138	55	94/A	133	59
105	139	62	94/B	Road	Road
106	140	71	89	123	11/P
127	142	77	9/P	122	11
107	144	88	91	132	NALA
108	38	56	92	134	NALA
110	150/P	57	95	Road	-
141	151/P	59	96	Road	-
109	81	60	97	58	-
111	19/P	63	98	50	-
115	20/P	64	99	53	-
116	21	65	47/P	Road	-
117	23	66	61	123	-
118	39/P	69	61	124	-
119	78	7	67	90	-
120	5/P	70	67	Road	-
121	58	72	68	22	-
123	46	73	68	22	-
124	44/P	80	25	25	-
125	45/P	74	77	24	-
<b>District: Surat, Taluka: Palsana, Village: Taraj, R.S.No./Block No./C.S.No.</b>					
178/P	171/P	172/P	189	190/P	191/P
186	-	-	-	-	-
<b>District: Surat, Taluka: Kamrej, Village: Umbhel, R.S.No./Block No./C.S. No.</b>					
50/P	598	209	513	62	565
553	599	211/P	514	66	518
554+555/P	603	212/P	515	67	532
558	604	213	517	68	535
559	105	214	518	71	Road
566	106/P	215	519	88	195
569/P	100	216	52	70	196
570	100/P	225/P	520	72	Road
571	101	226/P	522	73	508
572	102	229/P	523	95	470/P
573	189	53	524	86	470/P
574	104	69	525	89	470/P
575	159	451	526	90	508
576	154	516	528	Drain	497
577	155	521	529	91	497
578	156	470/P	530	92	498
579	157	471	531	93	498

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
581	158	472/P	532	94	507
583/P	206	475/P	533	96	507
583/P	160	536	534	97	510
584	161	540	537	98	510
585/P	162	484	538	99	547
Drain	195	485	539	Road	547
567	196	486	541	Road	548
184/A	210	487	542	Road	548
184/B	185	488	543	Road	Road
184/C	186	489/P	544	Road	Road
503	187/P	49	544/P	Road	Road
504	190/P	490	545	Road	Road
505	191	491	546	Road	-
506	192	492/P	546/P	298	-
550	193	493	549	54	-
551	194	494	63	54	-
586	197	495	64	Road	-
587	198	496	65	484	-
588	199	509	55	485/P	-
589	205	564	552	486/P	-
590	200	565	557	517	-
591	201/A	57	557/P	522	-
592	201/B	51	56	531	-
593	202	527	58	533	-
594	203	511	59	534	-
595	204	511/P	60	535	-
596	207	512	607	487	-
597	208	512/P	61	488	-
<b>District: Surat, Taluka: Palsana, Village: Vadadala, R.S.No./Block No./C.S.No.</b>					
33/P	46/P	52/P	61/P	33	-
42	47	53	46	49	-
43/P	49	55/P	47	Road	-
44/P	51	60/P	48	Road	-
<b>Distrct: Surat, Taluka: Kamrej, Village: Valthan, R.S.No./Block No./C.S.No.</b>					
48/P	136	23	76	Road	Road
63/A	15	69/B	78	Road	Road
63/B	139	3	79	Road	94
24/P	140	4	8	105	105
28/4	141	50	81	105	Road
63/A/2	142	39	84	15/P	Road
92/P	143	35	85	15/P	38
1	145	37	86	21	Canal
10	147	40	87	24	25

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
144	148	49	88	71	36
100	159	5	89	77	96
101	150	57	9	77	97
102	151	51	90	82	Road
103	152	6	Road	82	Road
11	153	52	Road	83	155
146	156	54	Road	83	154
149	157	56/P	91	NA	154
104	158	58	92	NA	19
128	22	59	93	Road	19
131	160	62	94	30	18
12	161	66/A	95	Road	18
137	162	66/B	96	70	69/A
126	164	67	96/P	Road	70
127	165	7	98	149	Road
13	166	70	99	165	71
130	167	72	99/P	138	138
132	17	73	Road	140	56
133	2	74	Road	151	-
134	20	75	Road	165	-
135	24/P	80	Road	5	-
<b>District: Surat, Taluka: Palsana, Village: Vankaneda, R.S./No./Block No./C.S.No.</b>					
102	104	108	109	110	119/P
103	107	-	-	-	-
<b>District: Surat, Taluka: Kamrej, Village: Vav, R.S.No./Block No./C.S.No.</b>					
306	657	738	277	386	74
307	658	739	450	398	75
309	659	740	324	399	76
310	660	741	330	451	79/P
311	661	742	344	483	394/P
312	662/P	743	400	402	391
321	663	744	401	403	392
321/P	664	745	319	404	393
322	665	746	418	405	72/P
413	666	747	343	406/A	72/P
414	667	748	343/P	406/B	24
415	668	749	274/P	407	24
416	669	750	275/P	410	378
416/P	671	751	276/P	454	378
586	672	752	278	409	459
587	673	753	279/P	41	460
588	674	754	282	411	461
589	675	755	282/P	412	489/P
592	676	756	283	419	570

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
593	677	757	283/P	419/P	570/P
594	678	758	284	420	571
596	679	759	286	421	Canal
597	680	760	69/P	422	Canal
NA	681	761	287	423	NA
326/A	682	762	289	424	NA
326/B	683	763	290	425	Road
327	684	764	291	426	Road
388	685	765	292	430	Road
389	686	766	293	431	Road
390	687	767	294	431/P	Road
394	688	768	295	432	Road
395	689	769	296	433	294
396	690	770	314	434	Road
397	691	771	315	435	Road
1/P	692	772	316	437	19
286	693	773	317	438	284
298	694	774	318	439	288
299	695	775	360	437/P	292
301	696	776	481	440	296
302	697	777	333	441/P	346/P
319/P	698	778	339	448/P	24/P
38/1	699	779	320	449	57/P
38/2	700	780	322	452	62/P
420/P	701	781	323	455	72
43/1	702	782	325	456	64/P
43/2	703	783	328	457	Road
46/P	704	784	329	78/P	381
464	705	785	356	482	Canal
465	706	786	458	478	453
470	707	787	331	479	Road
471	708	788	332	479/P	Road
473	709	789	334	480	-
474	710	790	335	484	-
475	711	791	336	485	-
476	712	792	337	486/P	-
55/P	713	793	387	487/P	-
56/P	714	794	338	488	-
569	715	795	340	490	-
571	716	796	341	491	-
572	717	797	342	492/P	-
573	718	798	345	496	-
573/P	719	799	346/P	57	-
574	720	800	347	58	-
575	721	801	348/P	59	-

<b>Annexure-1</b>					
Land designated for residential use (Kamrej-Palsana Corridor)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L Dated.08.10.2020</b>					
576	722	158	349	60	-
577	723	288	358	61	-
578	724	18	359	62	-
579	725	19	361	63/1	-
580	726	21	362	63/2	-
580/P	727	20	363/P	63/P	-
581	728	20/P	364/P	64	-
582	729	21/P	477	65	-
600	730	22	375/P	66	-
601	731	22/P	376/P	67	-
602	732	25	377	68	-
605	733	23	379	68/P	-
606	734	297	382	77	-
612/P	735	26	383	77/P	-
655/P	736	285	384	70/P	-
656	737	27	385	73/P	-

**NOTE :** The boundary of modifications shown in accompanying plan shall prevail.

<b>Annexure-2</b>					
Residential use (High Speed Rail Corridor-hNODE)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>					
<b>District: Surat, Taluka: Palasana, Village: Antroli, R.S.No./Block No./C.S.No.</b>					
1/P	160/P	204/P	247/P	38/P	95/P
10	161	205/P	248	39/P	95/P
100	162	205/P	249/P	43/P	96/P
101	163	206	25/P	44	96/P
102	164	207	250/P	45/P	97/P
103	165	208	251/P	46	98
104	165/P	209	252/P	47	99
105	166	210	253	48	Drain
106	167/P	211/P	254	49	NA
107	167/P	212	255	5/P	Railway
108/P	168/P	213	256	50	Road
109	169	214	257/P	51	1\P
11/P	17	215	258	52	11\P
11/P	17/P	215/P	259	53	1\P
110/P	170	216	26	54/A	2
112/P	171	217/P	260	54/B	268/P
115/P	172	217/P	261	55/P	269/P
116	172/P	218	262	6/P	270/P
117	173	219	263	60/P	272/P
118/P	173/P	22/P	264	61/P	287/P
119/P	174	220	265/P	64/P	288/P
120/P	174/P	221	266	65	289/P

<b>Annexure-2</b>					
Residential use (High Speed Rail Corridor-hNODE)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>					
121	175	222	267	66	290/A/P
123/P	175/P	223	268	67	290/B/P
124	176	224	27/P	68	291
125	176/P	225/P	273	69	292/P
126	177	225/P	274	7	293/P
127	178	226/P	275	70	294/P
128	179/P	226/P	276	71	295
129	180/P	227/P	277	72	296
130	181	227/P	278	73	297
131/P	182/P	228	279	74	298/P
132/P	183/P	229	28/P	75	299/P
133/P	185	23/P	28/P	76	3
134/P	186	230	280	77	300/P
135	187	231	281	78	301/P
136	188	232	282	79	302/P
136/P	189	233/P	283	8	303
137	190	234	284	80	304/P
137/P	191	235	285	81/P	305/P
138	192	236	286	81/P	306/P
139	193	237	29	82/P	307
14	194	238	30	83	308/P
140	195	239	31	84/P	4
141	196	24	32/P	85/P	6/P
142/P	197	240	33/P	9	Road
143/P	198/P	241/P	33/P	9/P	-
15	199	242	34/P	92/P	-
156/P	200	243/P	34/P	93/P	-
157/P	201/P	244	35/P	93/P	-
158/P	202/P	245	36/P	94/P	-
159/P	203	246/P	37/P	94/P	-
<b>District: Surat, Taluka: Kamrej, Village: Chhedchha, R.S.No./Block No./C.S.No.</b>					
2	46/p	74\	62/P	69	80/P
3	54/P	75\	63	70/P	81/P
38/P	56	76	64/P	71	82/P
39/P	57/P	77	65	72/P	-
40	58/P	1/B/P	66/P	73	-
40/P	59/P	53/P	67	74/P	-
41	61\	53/P	67/P	78/P	-
42	72\	61/P	68	79/P	-
<b>District: Surat, Taluka: Kamrej, Village: Kosmada, R.S.No./Block No./CS.No.</b>					
155/P	173/A/P	173/B/P	184/P	-	-

<b>Annexure-2</b>					
Residential use (High Speed Rail Corridor-hNODE)					
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>					
<b>District: Surat, Taluka: Palasana, Village: Niyol, R.S.No./Block No./C.S.No.</b>					
111/P	230/P	74/P	12/P	25/P	37/P
113	239/P	75/P	13/P	26/P	38/P
114	240/P	76/P	14/P	27/P	39/P
122	249/P	80/P	141/P	28/P	40/P
144	250/P	82/P	17/P	29/P	7/P
145/P	251/P	87	18/P	30/P	83/P
154/P	269	89	19/P	31/P	Gamtal
16	270	90	20/P	32/P	NA
196/P	271	91	21/P	33/P	-
218/P	62	99/P	22/P	34/P	-
219/P	63	10\P	23/P	35/P	-
229/P	73/P	11\P	24/P	36/P	-
<b>District: Surat, Taluka: Kamrej, Village: Oviyan, R.S.No./Block No./C.S.No.</b>					
12/P	19/P	29/P	4	7\P	-
13	20	32/P	10\P	8\P	-
18	21/P	35/P	12\P	9\P	-
18/P	27/P	36/P	163\P	Road	-
<b>District: Surat, Taluka: Chorasi, Village: Sabargam, R.S.No./Block No./C.S.No.</b>					
10/P	11/P	5/P	8	8/P	9/P
<b>District: Surat, Taluka: Palsana, Village: Vankaneda, R.S.No./Block No./C.S.No.</b>					
152/P	-	-	-	-	-

**NOTE :** The boundary of modifications shown in accompanying plan shall prevail.

### **Annexure - 3**

#### **NOTIFICATION No.GH/V/ 157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020**

Table 134: Cross-section of this Industrial Growth Region

<b>Sr. No.</b>	<b>Proposed Land-use</b>	<b>Width</b>
1	Utility Corridor	250 m
2	industrial Zone	530 m
3	Part of Regional Ring Road	120 m
4	Logistics Zone	200 m
5	Road	45 m
6	Proposed Residential Zone	300 m
	Total Width of the Corridor	1445 m

<b>Annexure-4</b>						
Agriculture use to Resedential use in SMC area						
<b>NOTIFICATION No.GH/V/ 157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>						
<b>District: Surat, Taluka: Adajan, Village: Variav, R.S.No./Block No./C.S.No.</b>						
1163	370	431	492	552	608	667
304/P	371	432	493	553/1	609	668
305/P	372	433	494	553/2	610	669/P
306/P	373	434	495	554	611	670/P
307/P	374	435	496	555	612	671/P
308/P	375	436	497	556/1/P	613	672/P
310	376/P	437	498	556/2/P	614/P	674/P
311	377	438	499	557/P	615/1/P	675
312	378	439	500	558	615/2/P	676
313	379	440	501	559/P	616/P	677
314	380	441	503/1	560	617/1/P	678
315	381	442	503/2	561	617/2/P	679
316	382	443	504	562	618	680
317/P	383/P	444	505	563	619	681
318	384/P	445/P	506	564	620	682
319	385/P	447	507	565	621	683
320	386	448	508	566/P	622	684
321	387/P	449	509	568/P	623	685
322/P	389/P	450	510	569/P	625	686
323/P	390/P	451	511	570/P	626/1	687
324/P	391/P	452	512	571/P	626/2	689
325/P	392/P	453	513	572	627/1	690
326	393	454	514	573	627/2	691
328	394	455	515	574/P	629	692
329	395	456	516	575/P	630	693
330	396	457	517/P	576	631	694
331/P	397	458	518/P	577	632	695/P
332	398	459	519/1/P	578	633	696/P
333	399	460	519/2	579	634	697
334/P	400	461	520	580/P	635/P	698
335	401	462	521	581/P	636/P	699/P
336/P	402	463	522/1/P	582	637/P	700/P
337/P	403	464	522/2	583	638	721/P
338/P	404	465	523	584	639	722/P
339/P	405	466	524	585	640/P	723/P
340	406	467	525	586	641	765/P
341	407	468	526	587	642	766/P
342	408	469	527	588	643	767/P
343	409	470	528	589	644	768/1/P
344	410	471	529	590/1	645/P	384
345	411	472	530	590/2	646/P	768/3
346	412	473	531	591	647/P	769/P
347	413	474	532	592	648/P	770/P



<b>Annexure-4</b>						
Agriculture use to Resedential use in SMC area						
<b>NOTIFICATION No.GH/V/ 157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>						
348	414	475	534	593	649/P	771/P
349	415/P	476	535/P	594	650	773/P
350	416/P	477	537/1/P	595	651	837/1
351/P	417/P	478	537/2/P	596	652	838
352/P	418/P	479	538	597	653	839
355/P	419/P	480	539	598	654	840
356/P	420/P	481	540	599	656	841
359	421/P	482	541	600/P	657/P	844
361	422/P	483	542	601	658	845
362/P	423/P	484	543	602/1/P	659	846
363	424	485	544	602/2/P	660	849
364	425	486	545	604/P	661	850/2
365	426	487	547	605	662	856/1
366	427	488	548	606/1/P	663	885/P
367	428	489	549	606/2/P	664/P	-
368	429	490	550	607/1/P	665	-
369/P	430	491	551	607/2/P	666	-
<b>District: Surat, Taluka: Majura, Village: Budia, R.S.No./Block No./C.S.No.</b>						
10	157	187	218	252	285	6
11	158	188	219	253	286/P	7
12/P	159	189	220	254	287/P	8
13/P	16	19	221	255	288/P	85
130	160	190	222	256	289/P	9
131	161	191	223/P	257	290/P	99
132	162	192	225	258	291 to 303	133/P
136	163	194	226	259	3/P	133/P
137/1	164/P	195	227	260	304/P	134/P
137/2	165/P	196	228	261	307/P	134/P
138/2	166	197	229	262	32/P	135/P
139	167/P	198	230	263	354	135/P
14	169	2/P	231	264	355	168
141	17	200	232	266	356	168
142	170	201	234	267	357	207
143	171	202	235/P	268/P	358	207
144	172	203	237/P	269	359	224/P
145	175	204	238/P	270	360	224/P
146	176	205	240/P	271	361	233/P
147	177	206	241/P	272	362	233/P
148	178	208/P	242/P	273	363	236/P
149	179	209/P	243/P	274	364	236/P
15	18	210/P	244/P	275	374	-
150	180	211	245	278	389	-
151	181	212	246	279	390	-
152	182	213/P	247	280	391	-

<b>Annexure-4</b>						
Agriculture use to Resedential use in SMC area						
<b>NOTIFICATION No.GH/V/ 157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>						
153	183	214	248	281	392	-
154	184	215	249	282/P	4	-
155	185	216	250/P	283/P	5	-
156	186	217	251	284	57	-
<b>District: Surat, Taluka: Majura, Village: Jiav, R.S.No./Block No./C.S.No.</b>						
105/P	152/P	231	250	266	281	230/P
106/P	153/P	232	251	267	282	230/P
107/P	155/1	233	252	268	283	239/P
108	155/2	234	253	269	284	239/P
109	156	235	254	270	285	240/P
110/P	157	237	256	271	286	240/P
112/1	158/P	238/P	257	272	287	246
114	180/P	241	258	273	288	246
115	212/P	242	259	274	ROAD	246
117/2/P	221/P	243	260	275	111/P	255
145/P	222/P	244/P	261	276	111/P	-
146/P	223/P	245	262	277	224/P	-
147	225/P	247	263	278	224/P	-
148	228/P	248	264	279	226/P	-
149/P	229	249	165	280	226/P	-
<b>District: Surat, Taluka: Adajan, Village: Rander, R.S.No./Block No./C.S.No.</b>						
(UN NUMBERED) (C.T.S NO 6,7,8,11 DUBARWAD)	212/C	217/P	265+266/1+2 67/P	367	NA	376/A/P
212/A	214	264	364+365+366	368	376/A/P	
<b>District; Surat, Taluka: Majura, Village: Sarasana, R.S.No./Block No./C.S.No.</b>						
212/P	214/P	216	217/P	218	219/P	220/P
213/P	-	-	-	-	-	-
<b>District: Surat, Taluka: Majura, Village: Bhimrad, R.S.No./Block No./C.S.No.</b>						
162/P	163/P	164/P	165/P	201/P	-	-
<b>District: Surat, Taluka: Majura, Village: Dumas, R.S.No./Block No./C.S.No.</b>						
12/P	-	-	-	-	-	-
<b>District: Surat, Taluka: Majura, Village: Gabheni, R.S.No./Block No./C.S.No.</b>						
92/P	-	-	-	-	-	-

**NOTE :** The boundary of modifications shown in accompanying plan shall prevail.

<b>Annexure - 5</b>					
<b>T.P. Scheme Road modification</b>					
<b>NOTIFICATION No. GH /V/157 OF 2020/DVP-142018-5731-L, Dated: 08.10.2020</b>					
<b>As purposed in Draft Devalopment Plan Sumitted u/s 16</b>				<b>Modification</b>	
<b>Sr. No.</b>	<b>T.P. Scheme</b>	<b>Road Width</b>	<b>Alignment Marked as</b>	<b>Road Width</b>	<b>Realigned marked as</b>
1	15(PAL)	18.00	A-B	DELETED	
2	15(PAL)	18.00	C-D	DELETED	
3	15(PAL)	18.00	E-F	DELETED	
4	15(PAL)	18.00	G-H	DELETED	
5	15(PAL)	18.00	I-J	DELETED	
6	15(PAL)	18.00	K-L	DELETED	
7	15(PAL)	18.00	M-N	DELETED	
8	15(PAL)	18.00	O-P	DELETED	
9	15 (PAL)	18.00	Q-R	DELETED	
10	15(PAL)	18.00	S	DELETED	
11	15(PAL)	18,00	T-U	DELETED	
12	15(PAL)	18.00	V-W	DELETED	
13	15(PAL)	24.00	X-Y	DELETED	
14	15(PAL)	24.00	Z-AA	DELETED	
15	15(PAL)	18.00	BB-CC	DELETED	
16	15(PAL)	18.00	DD-EE	DELETED	
17	15(PAL)	18.00	FF-GG	DELETED	
18	15(PAL)	18.00	HH-II	DELETED	
19	15(PAL)	18.00	JJ-KK	DELETED	
20	15(PAL)	18.00	LL-MM	DELETED	
21	5(UMRA-NORTH)	6.00	NN-OO	DELETED	
22	5(UMRA-NORTH)	7.50	PP-QQ	DELETED	
23	56(BAMROLI)	18.00	RR-SS	DELETED	
24	26(ABHAVA)	18.00	ZZ	DELETED	
25	26(ABHAVA)	18.00	A2-B2	DELETED	
26	26(ABHAVA)	18.00	C2-D2	DELETED	
27	29(RUNDH-VESU-MAGDALLA)	12.00	E2-F2	DELETED	
28	29(RUNDH-VESU-MAGDALLA)	12.00	G2-H2	DELETED	
29	76(DUMAS-VANTA-GAVIAR)	18.00	Q2-R2	DELETED	
30	76(DUMAS-VANTA-GAVIAR)	18.00	S2-T2	DELETED	
31	76(DUMAS-VANTA-GAVIAR)	18.00	U2-V2	DELETED	
32	76(DUMAS-VANTA-GAVIAR)	18.00	W2-X2	DELETED	
33	38(VARIAV)	40.00	Y2-Z2	DELETED	
34	49(KATARGAM)	18.00	A3-B3	DELETED	
35	11(PUNA)	30.00	C3-D3	DELETED	
36	11(PUNA)	30.00	E3-F3	DELETED	
37	20(PUNA)	30.00	G3-H3	DELETED	

<b>Annexure - 5</b>					
T.P. Scheme Road modification					
<b>NOTIFICATION No. GH /V/157 OF 2020/DVP-142018-5731-L, Dated: 08.10.2020</b>					
38	20(PUNA)	18.00	I3	DELETED	
39	33(DUMBHAL)	18.00	J3-K3	DELETED	
40	64(DUMBHAL-MAGOB) & 33 (DUMBHAL)	18.00	L3-M3	DELETED	
41	67(JIAV-SONARI-GABHENI)	18.00	N3-O3	DELETED	
42	78(DUMAS-BHIMPOR-GAVIAR) & 79(SULTANABAD-BHIMPOR)	60.00	S3-T3-U3	DELETED	
43	40(NAVAGAM)	24.00	V3-W3	DELETED	
44	49(KHOLVAD)	24.00	B4-C4	DELETED	
45	49(KHOLVAD)	18.00	C4-D4	DELETED	
46	44(BHANODARA)	36.00	E4-F4	DELETED	
47	44(BHANODARA)	36.00	H4-I4	DELETED	
48	44(BHANODARA)	18.00	K4-L4-M4	DELETED	
49	44(BHANODARA)	36.00	P4-Q4	DELETED	
50	44(BHANODARA)	36.00	R4-S4	DELETED	
51	44(BHANODARA)	18.00	T4-U4	DELETED	
52	44(BHANODARA)	18.00	V4-W4	DELETED	
53	76(DUMAS-VANTA-GAVIAR)	18.00	K2-L2-M2-N2-O2-P2	18.00	K2-L2-M2-N2-O2-P2
54	78(DUMAS-BHIMPOR-GAVIAR) & 79(SULTANABAD-BHIMPOR)	60.00	P3-Q3-R3	60.00	P3-Q3-R3
55	44(BHANODARA)	36.00	G4-H4	36.00	G4-H4
56	44(BHANODARA)	36.00	I4-K4	36.00	I4-K4
57	44(BHANODARA)	36.00	K4-J4	36.00	K4-J4
58	44(BHANODARA)	18.00	S4-T4	18.00	S4-T4
59	44(BHANODARA)	18.00	U4-V4	18.00	U4-V4
60	44(BHANODARA)	36.00	W4-X4	36.00	W4-X4
61	69(GODADARA-DINDOLI)	30.00	Y4-Z4	18.00	Y4-Z4
62	76(DUMAS-VANTA-GAVIAR)	-	-	New Road 18.00	I2-J2
63	40(NAVAGAM)	-	-	New Road 24.00	X3-Y3
64	40(NAVAGAM)	-	-	New Road 24.00	Z3-A4
65	44(BHANODARA)	-	-	New Road 18.00	N4-O4

**Note :** The boundary of modifications shown in accompanying plan shall prevail.

<b>Annexure - 6</b>						
Lands of Village: Bhatalai, Damka, Mora, Vansava where Modification is proposed Sr. no.13 of PART-A of SCHEDULE						
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>						
<b>District: Surat, Taluka: Chorasi, Village: Bhatalai, R.S.No./Block No./C.S.No.</b>						
118/P	122/P	59/P	119/P	126/P	53/P	61/P
71/P	55/P	60/P	120/P	129/P	54/P	67/P
119/P	56	68/P	122/P	130/P	55/P	68/P
120/P	57	69/P	123/P	36/P	59/P	69/P
121	58	71/P	125/P	38/P	60/P	-
<b>District-Surat, Taluka:Chorasi, Village:Damka, R.S.No./Block N0./C.S.No.</b>						
326/P	229/P	249	517/P	542	247/P	283/P
512/P	230/P	250	518/P	6/P	248/P	284/P
515/P	231/P	276	520	7	249/P	3/P
516/P	232	277	521	8	250/P	4/P
517/P	233	278	522	9	253/P	5/P
518/P	234	279	523	NA/P	254/P	530/P
518/B/P	236/P	280	524	1/P	255/P	531/P
519/P	237/P	281	525	15/P	263/P	533/P
NA/P	238	282	526	16/P	264/P	Road
11/P	239	283/P	527	17/P	265/P	-
12	242	284	528	2/P	271/P	-
14/P	243	512/P	529	222/P	272/P	-
15/P	244,245	515/P	531/P	223/P	274/P	-
225/P	247	516/P	537/A	225/P	275/P	-
<b>District: Surat, Taluka: Chorasi, Village: Mora, R.S.No./Block No./C.S.No.</b>						
144/P	142	148/P	26/P	10/P	262/P	47/P
146/P	143	15/P	27/P	12/P	28/P	7/P
147/P	144/P	16/P	28/P	131/P	31/P	9/P
148/P	145	17/P	29/P	132/P	32/P	NA/P
262/P	146/P	20/P	30/P	133/P	33/P	-
132/P	147/P	21/P	44/P	134/P	34/P	-
139/P	148/P	23/P	45/P	139/P	35/P	-
140/P	262/P	24/P	68/1/P	140/P	44/P	-
141/P	13/P	256p	NA/P	141/P	46/P	-
<b>District: Surat, Taluka: Chorasi, Village: Vansava, R.S.No./Block No./C.S.No.</b>						
125/P	125/P	146	166	194	NA/P	212/P
126/P	126/P	147	167	195	86	248/P
127/P	127/P	148	168	196	123/P	249/P
128/P	128/P	149	169	197	125/P	250/P
132/P	132/P	151	170/P	198	180/P	251/P
150	133/P	152	171/P	199/P	181/P	255/P
77/P	134	153	172	200/P	182/P	256/P
78/P	135	154/P	173	201	183/P	257/P
79/P	136	155	174	209/P	184/P	264/P
80/P	137	156	175/P	254	192/P	88/P

<b>Annexure - 6</b>						
Lands of Village: Bhatalai, Damka, Mora, Vansava where Modification is proposed Sr. no.13 of PART-A of SCHEDULE						
<b>NOTIFICATION No.GH/V/157 OF 2020/DVP-142018-5731-L, Dated.08.10.2020</b>						
81/P	138	158	176/P	80/P	204/P	89/P
82/P	139	159	177	81/P	205/P	90/P
83/P	140	160	178	82/P	206/P	185/B/P
84/P	141	161	179/P	83/P	207/P	-
85/P	142	162	180/P	84/P	208/P	-
94	143	163	191/P	85/P	209/P	-
95/P	144	164	192/P	87/P	210/P	-
NA/P	145	165	193	90/P	211/P	-

**Note :** The boundary of modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, OCTOBER 14, 2020 / ASVINA 22, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> October, 2020.

#### GUJARAT STAMP ACT, 1958.

**NO.GHM-2020-93-M-STP-122020-1608-H-1:-** In exercise of the powers conferred by clause (k) of section 2 read with section 70 of the Gujarat Stamp Act, 1958 (Bom.LX of 1958), the Government of Gujarat hereby makes the following rules further to amend the Gujarat State e-Payment of Stamp Duty Rules, 2017, namely; -

1. (1) These rules may be called the Gujarat State e-Payment of Stamp Duty (Amendment) Rules, 2020.  
(2) They shall come into force from the date of their publication in the Official Gazette.
2. In the Gujarat State e-Payment of Stamp Duty Rules, 2017 (hereinafter referred to as "the said rules"), in rule 2, in sub-rule (1) -
  - (i) after clause (a), the following clause shall be inserted, namely: -  
(aa) "ARIN" means the 'Acknowledgement Receipt Identification Number issued by the Government Cyber Treasury Portal on receipt of payment from the stamp duty payer;"
  - (ii) after clause (f), the following clause shall be inserted, namely: -  
(fa) "e-acknowledgement receipt" means an electronically generated impression printed on paper of affidavit done at village level (Gram panchayat) or any of the designated office in presence of Talati or any duly authorised officer;"
  - (iii) In clause (g), the following words and bracket shall be added at the end, namely:-  
"or an e- acknowledgement receipt printed on paper of affidavit done at village level (Gram panchayat) or any of the designated office in presence of Talati or any duly authorized officer."

(iv) for clause (i), the following clause shall be substituted, namely:-

(i) "PDEN" means a 'Public Data Entry Number' generated through the system of GARVI or any system approved by the Government on receipt of Payment of stamp duty;"

(v) for clause (m), the following clause shall be substituted, namely: -

"in Transaction ID No." means a number generated through the system of GARVI or any system approved by the Government on receipt of payment of stamp duty."

3. In the said rules, in rule 3 the following words shall be added at the end, namely: -

"or any system approved by the Government."

4. In the said rules, after rule 4, the following rule shall be inserted, namely: -

4A. Mode of obtaining an e-acknowledgement receipt: -

(1) The Stamp duty payer shall obtain an e-acknowledgement receipt generated by the Digital Gujarat portal in note 1 and 2 of rule 308 (2) of the Gujarat Treasury Rules, 2000, by paying the required Stamp Duty to the Cyber Treasury Portal through e-Gram centers or any of the designated office.

(2) An e-acknowledgement receipt obtained as above shall only be used in respect of the instruments of affidavit done at village level (Gram panchayat) or any of the designated office in presence of Talati or any duly authorized officer.

(3) An e-acknowledgement receipt containing the PDEN, ARIN and name of person for whom stamp duty paid through GARVI system or any system approved by the Government and the reconciled data regarding the amount paid relating to it together shall be treated as sole proof of payment of Stamp Duty.

**Explanation-** No e-acknowledgement receipt of e-payment shall be treated as a valid proof of payment, unless the details of instrument for which it applies, tally overall with the details provided by the payer while making payment,

(4) The date of generation of the ARIN shall be treated as the date of purchase of stamps, for the purpose of these rules and for all other purposes referred to in the Act.

(5) The Talati or any duly authorized officer or the Collector as the case may be, on receiving the e-acknowledgement receipt shall verify the amount in figure and words of e-acknowledgement receipt deposited in Government account and the description of name and purpose as mentioned in instrument is same as mentioned in e-acknowledgement receipt duly signed by talati or any duly authorized officer:

Provided that, as and when the defacement of the e-acknowledgement is done automatically by the GARVI system, an endorsement of defacement would be sufficient.

(6) The e- acknowledgement receipt should be printed on the first page of the document of affidavit.

5. In the said rules, after rule 5, the following rule shall be inserted, namely: -

5A Miscellaneous:- "Notwithstanding anything contained in these rules, the e-acknowledgement receipt except instruments of affidavit done at village level (Gram panchayat) or any of the designated office in presence of Talati or any duly authorised officer made payment to Cyber Treasury portal by "e-acknowledgement receipt" shall not be treated as a receipt, for payment under these rules."



6. In the said rules, for rule 6, the following rule shall be substituted, namely: -

Function of Registering officer, Collector, Talati and any duly authorised officer.-

- (1) The Registering Officer or the Collector or the Talati or any duly authorised officer as the case may be, receiving any e-challan (self-generated) or e-acknowledgement receipt while performing his duties shall verify details of payment of stamp duty contained in the instrument with the details available with the Cyber Treasury Portal.
- (2) The registering officer or the Collector or the Talati or any duly authorised officer as the case may be, on being satisfied about genuineness of payment shall deface e-challan or (in case of affidavit e-acknowledgement receipt) and annex or print (in case of affidavit ) it to the instrument or if it is already defaced, endorse it along with his signature and designation on it. He shall also ascertain that, the e-challan is annexed or affixed to the instrument.
- (3) The Registering officer or the Collector or the talati or any duly authorised officer as the case may be, coming to the conclusion that, any mischief is being played while verifying of e-challan or e-acknowledgement receipt, he shall immediately report to his superiors and also take the necessary action as per the law.
- (4) After verifying the details, the sub-registrar and in case of affidavit the talati or any duly authorised officer by the use of his User ID and Password provided by NIC or authority shall disable (lock) the distinguishing PDEN and CIN of the e-challan or e-acknowledgement receipt with relevant registration number to prevent repeat use of such e-challan or e-acknowledgement receipt.

7. In the said rules, in rule 7, -

- (i) in sub-rule (1) for the word "e-challan", the words "e-challan or e- acknowledgement receipt" shall be substituted.
- (ii) in sub-rule (3)
  - (a) for the word "e-challan" wherever it occurs; the words "e-challan or e-acknowledgement receipt shall be substituted,
  - (b) for the letters "NIC", the letters and words "NIC or authority " shall be substituted.

8. In the said rules, in rule 8 in clause (a)

- (i) for the words "sub Registering officer" the words "sub-Registering officer, the talati or any duly authorised officer shall be substituted,
- (ii) after the word "regularly", the words "and in case of e- acknowledgement receipt, details of the remittances to the Deputy Collector, Stamp Duty Valuation organisation." shall be inserted.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

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सत्यमेव जयते

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## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 16<sup>th</sup> October, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

**No.GH/V/ 159 of 2020/TPS-112019-4583-L:** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No. GH/V/131 of 2020/TPS-112019-4583-L, dated.04.09.2020 the Preliminary Town Planning Scheme No.215 (Ambali) was sanctioned under section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976). In Sr.no.9 of SCHEDULE in the said notification dated.04.09.2020, the words and figures "Final Plot No.3+9 admeasuring 3046 sq.mtr." appearing at two places is deleted.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 12<sup>th</sup> October, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/74/CPI/1408/6718/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **340** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
340	M/S <b>Dalmia Refractories Ltd.</b>  (Consumer No : 27211)	Jam Khambhalia	Devbhumi Dwarka	Unit shall be permitted to utilize <b>300 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue</b> of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 12<sup>th</sup> October, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/75/CPI/2010/3516/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **418** the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
418	M/S <b>Shivganga Cold Storage Pvt. Ltd.</b>  (Consumer No : 18072)	Sampa	Gandhinagar	Unit shall be permitted to utilize <b>250 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> October, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/77/CPI/2014/1013/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. **462**, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
462	M/S <b>The Anup Engineering Ltd.</b>  (Consumer No : HT 8000174)	Odhav	Ahmedabad	Unit shall be permitted to utilize <b>590 KW</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૧૨-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૧૦૨૪-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૮/૦૭/૨૦૦૩ ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૮૨૦/૨૦૦૩ થી **ધી ચરોતર નાગરિક સહકારી બેંક લી., આણંદને** ફડયામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૭/૦૭/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૭/૦૭/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ચરોતર નાગરિક સહકારી બેંક લી., આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮/૦૭/૨૦૨૦ થી તા.૨૭/૦૭/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૧૩-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૩૫૭-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૨/૦૮/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૦૧૧/૦૪ થી **શ્રી વિક્કલ કો.ઓ. બેંક લી., મુ.દહેગામ, જિ.ગાંધીનગરને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૧/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૧/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી વિક્કલ કો.ઓ. બેંક લી., મુ.દહેગામ, જિ.ગાંધીનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૨/૦૮/૨૦૨૦ થી તા.૨૧/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

-----

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૧૪-૨૦૨૦-નસબ-૧૬-૨૦૦૬-૮૮-ચ(પા.૧):-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૦/૦૮/૧૯૯૯ ના હુકમ ક્રમાંક: નસબ/ ૦૧/ઝ-૩/૨૨૧૬/૯૯ થી **ધી સમી તાલુકા નાગરિક સહકારી બેંક લી.(ફડચામાં) સમીને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૯/૦૮/૨૦૦૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૯/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સમી તાલુકા નાગરિક સહકારી બેંક લી.(ફડયામાં) સમીને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૦/૦૮/૨૦૨૦ થી તા.૧૯/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૧૫-૨૦૨૦-નસબ-૧૨-૨૦૦૮-૧૯૦૭-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૮/૦૮/૨૦૦૧ ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧/૧૩૮૯/૨૦૦૧ થી **ધી ભાગ્યલક્ષ્મી કો.ઓ. બેંક લી., અમદાવાદને** ફડયામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૭/૦૮/૨૦૦૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૮/૦૮/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ભાગ્યલક્ષ્મી કો.ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૮/૦૮/૨૦૨૦ થી તા.૦૮/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૧૬-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૪૪૭-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૯/૦૮/૨૦૦૫ ના હુકમ ક્રમાંક: નસબ/ફડયા/ઝ-૧૦/૩૩૧૯/૦૫ થી **મેટ્રો કો.ઓ. બેંક લી., જિ.સુરતને** ફડયામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી



અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૮/૦૯/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૮/૦૯/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

મેટ્રો કો.ઓ. બેંક લી., જિ.સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૮/૦૯/૨૦૨૦ થી તા.૧૮/૦૯/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૧૭-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૮૧૭(૧)-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૨/૦૬/૨૦૦૩ ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૦૮૮/૨૦૦૩ થી **ધી જનતા કોમર્શિયલ કો.ઓ. બેંક લી., ઘોળકાને ફડયામાં** લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૧/૦૬/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૧/૦૬/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી જનતા કોમર્શિયલ કો.ઓ. બેંક લી., ઘોળકાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨/૦૬/૨૦૨૦ થી તા.૦૧/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૧૮-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૬૨૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૧/૦૭/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૭/૨૨૪૯/૨૦૦૪ થી **શ્રી જામનગર નાગરિક સહકારી બેંક લી., જામનગરને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૦/૦૭/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૦/૦૭/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી જામનગર નાગરિક સહકારી બેંક લી., જામનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૧/૦૭/૨૦૨૦ થી તા.૨૦/૦૭/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૧૮-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૯૦૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૨/૦૮/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૭/૨૨૪૭/૦૪ થી **ધી પટણી કો.ઓ. બેંક લી., વડોદરાને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૧/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૧/૦૮/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી પટણી કો.ઓ. બેંક લી., વડોદરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૨/૦૮/૨૦૨૦ થી તા.૦૧/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૦-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૪૫૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૮/૦૮/૨૦૦૫ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૩૩૦૭/૦૫ થી **ધી રાજકોટ મર્કન્ટાઈલ કો.ઓ. બેંક લી., (ફડચામાં) મુ.રાજકોટને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૮/૦૮/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૮/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી રાજકોટ મર્કન્ટાઈલ કો.ઓ. બેંક લી., (ફડચામાં) મુ.રાજકોટને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૮/૦૮/૨૦૨૦ થી તા.૧૮/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૧-૨૦૨૦-નસબ-૧૧-૨૦૧૬-૧૮૩૪-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૬/૧૧/૨૦૦૮ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૮૦૬/૦૮ થી **ધી નૂતન સહકારી બેંક લી.(ફડચામાં) વડોદરાને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-

૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૫/૧૧/૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૫/૧૧/૨૦૧૯ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી નૂતન સહકારી બેંક લી.(ફડયામાં) વડોદરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૬/૧૧/૨૦૧૯ થી તા.૦૫/૧૧/૨૦૨૦ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૨-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૧૨૧૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૭/૦૮/૨૦૦૯ ના હુકમ ક્રમાંક: નસબ/ફડયા/ઝ-૪/૭૮૭/૨૩૧૦/૦૯ થી **ધી સુરેન્દ્રનગર પીપલ્સ કો.ઓ. બેંક લી., સુરેન્દ્રનગર**ને ફડયામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૬/૦૮/૨૦૧૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૬/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સુરેન્દ્રનગર પીપલ્સ કો.ઓ. બેંક લી., સુરેન્દ્રનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૭/૦૮/૨૦૨૦ થી તા.૦૬/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૨૩-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૬૧૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૬/૦૮/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૨૯૩૭/૦૪ થી **ધી નડીઆદ મર્કન્ટાઇલ કો.ઓ. બેંક લી., નડીઆદને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૫/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૫/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ છે. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી નડીઆદ મર્કન્ટાઇલ કો.ઓ. બેંક લી., નડીઆદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૬/૦૮/૨૦૨૦ થી તા.૧૫/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૨૪-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૧૬૦૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૪/૦૮/૨૦૦૩ ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૭/૧૯૯૮/૨૦૦૩ થી **ધી નાયકા મર્કન્ટાઇલ કો.ઓ. બેંક લી., નાયકાને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૩/૦૮/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૨/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી નાયકા મર્કન્ટાઈલ કો.ઓ. બેંક લી., નાયકા, જી.ખેડાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૩/૦૮/૨૦૨૦ થી તા.૧૨/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૫-૨૦૨૦-નસબ-૧૧-૨૦૧૮-૨૭૯-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૬/૦૩/૨૦૧૦ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૧૩૯૭/૮૧૨/૨૦૧૦ થી **ધી બહાદરપુર અર્બન કો.ઓપ. બેંક લી.,(ફડચામાં) બહાદરપુરને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૬/૦૩/૨૦૧૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૬/૦૩/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી બહાદરપુર અર્બન કો.ઓપ. બેંક લી.,(ફડચામાં) બહાદરપુરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૭/૦૩/૨૦૨૦ થી તા.૨૬/૦૩/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૬-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૪૪૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૯/૦૮/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૨૬૩૩/૦૪ થી **સુર્યપુર કો.ઓ. બેંક લી., સુરતને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ

ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૮/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૮/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

સુર્યપુર કો.ઓ. બેંક લી., સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૮/૦૮/૨૦૨૦ થી તા.૧૮/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૮મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૭-૨૦૧૯-નસબ-૧૧-૨૦૧૧-૧૪૯૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૧/૦૮/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડય/ઝ-૪/૨૭૮૫/૦૪ થી **શ્રી વિકાસ કો.ઓ. બેંક લી., સુરતને** ફડયામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૩૧/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૩૧/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી વિકાસ કો.ઓ. બેંક લી., સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૧/૦૮/૨૦૨૦ થી તા.૩૧/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૮-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૧૬૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૭/૦૮/૨૦૦૫ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૨૮૯૯/૨૦૦૫ થી **શેઠ બી.બી.શ્રોફ બલસાર પીપલ્સ કો.ઓ. બેંક લી., વલસાડને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૬/૦૮/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૬/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

શેઠ બી.બી.શ્રોફ બલસાર પીપલ્સ કો.ઓ. બેંક લી., વલસાડને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૭/૦૮/૨૦૨૦ થી તા.૧૬/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૨૮-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૧૬૫-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૪/૦૮/૨૦૦૫ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૨૮૯૩/૨૦૦૫ થી **ધી નવસારી પીપલ્સ કો.ઓપ. બેંક લી., નવસારીને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૩/૦૮/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૩/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.



ધી નવસારી પીપલ્સ કો.ઓપ. બેંક. લી., નવસારીને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૪/૦૮/૨૦૨૦ થી તા.૦૩/૦૮/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૩૦-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૯૨૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૧/૦૭/૨૦૦૯ ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૪૬૮/૧૪૫૦/૦૯ થી **ધી પ્રાંતિજ નાગરિક સહકારી બેંક લી.(ફડચામાં), પ્રાંતિજને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમથી તા.૩૦/૦૬/૨૦૧૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૩૦/૦૬/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી પ્રાંતિજ નાગરિક સહકારી બેંક લી.(ફડચામાં), પ્રાંતિજને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૧/૦૭/૨૦૨૦ થી તા.૩૦/૦૬/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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### કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ઓક્ટોબર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૩૧-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૯૩૨-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૬/૦૮/૨૦૦૪ ના હુકમ ક્રમાંક: નસબ/ફડચ/૦૧/ઝ-૪/૨૭૧૨/૦૪ થી **ધી પેટલાદ કોમર્શિયલ કો.ઓ. બેંક લી., પેટલાદને** ફડચામાં લઈ જવામાં આવેલ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-

૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ ગુજરાત રાજ્ય ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૫/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૫/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી પેટલાદ કોમર્શીયલ કો.ઓ. બેંક લી., પેટલાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૬/૦૮/૨૦૨૦ થી તા.૨૫/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**અતુલ એન. પટેલ,**  
સરકારના ઉપસચિવ.

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] MONDAY, OCTOBER 19, 2020 / ASVINA 27, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### HEALTH AND FAMILY WELFARE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 8<sup>th</sup> October, 2020

#### GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**NO.GP-39-MCG-1018-SFS-23-J:-** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj.3 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Professional Medical Educational Courses (Regulation of Admission in Undergraduate Courses) Rules, 2017, namely:-

1. (1) These rules may be called the Gujarat Professional Medical Educational Courses (Regulation of Admission in Undergraduate Courses) (Amendment) Rules, 2020.
- (2) They shall come into force on and from the date of its publication in the *Official Gazette*.
2. In the Gujarat Professional Medical Educational Courses (Regulation of Admission in Undergraduate Courses) Rules, 2017 (hereinafter referred to as the "the said rules"), in rule 2, in sub-rule (1), clause (f) and item (x) of clause (j) shall be deleted.
3. In the said rules, in rule 3, in sub-rule (1),-
  - (a) Para A under the heading Government Seats shall be substituted as follows, namely:-  
**"A. Government Seats:-**
    - (i) All the sanctioned seats of the Professional Medical Educational Courses in the Government Colleges or Institutions of the State excluding fifteen percent seats of All India Quota in the MBBS and BDS courses;
    - (ii) All the sanctioned seats of the Professional Medical Educational Courses in the Government and Government-aided Institutions of the state excluding fifteen percent seats of All India Quota in the BAMS and BHMS courses;

Provided that a vacant seat of All India Quota surrendered or transferred by DGHS/Central Government, shall be filled as the Government seats as provided in sub-rule (2) of rule 5;

- (iii) Seventy-five percent of the total sanctioned seats of the Professional Medical Educational Courses in the unaided Colleges or Institutions in MBBS and BDS courses, and
- (iv) Sixty percent of total sanctioned seats of the Professional Medical Educational Courses in the unaided Colleges or Institutions excluding fifteen percent seats of All India Quota and Twenty-five percent seats of Management seats as provided in para B in BAMS and BHMS courses;

Provided that a vacant seat of All India Quota surrendered or transferred by DGHS/Central Government, shall be filled as the Government seat as provided in sub-rule [2] of rule 5.";

- (b) in Para B under the heading Management Seats, in item (i), for the existing proviso, the following provisos shall be substituted, namely:-

"Provided that management seats including Fifteen percent Non-Resident Indian seats in BAMS and BHMS courses shall be filled by consortium:

Provided further that any management seat remains vacant, such seat shall be filled in as the available Government seats as provided in sub-rule (2) of rule 5."

**4. In the said rules, in rule 4,-**

[a] for sub-rule [4], the following sub-rule shall be substituted, namely:-

"(4) have qualified in NEET conducted in current academic year in case of Professional Medical Educational Courses;"

(b) for sub-rule (5), the following sub-rule shall be substituted, namely:-

"(5) No candidate shall be admitted in the Professional Medical Educational Courses in Government Seats, Management Seats and NRI seats unless he possesses minimum qualifying standard in HSC examination and NEET of current academic year, as may be determined by the respective Council / the Central Government and fulfills other eligibility criteria under these rules.

**Minimum qualifying standard for Professional Medical Educational Courses:**  
Eligibility criteria in HSC examination and NEET of current academic year.

**(a) For Government Seats:-**

<b>Exam</b>	<b>General/ EWS Category</b>	<b>Gen-PwD/ EWS-PwD category</b>	<b>Reserved (SC, ST, SEBC including Person with Disability) Category</b>
HSC or Equivalent examination (Physics, Chemistry & Biology/ Biotechnology Theory and Practical) in percentage	50	45	40
NEET [Physics, Chemistry & Biology) Percentile	50	45	40

**(b) For Management Seats:-**

<b>Exam</b>	<b>All Candidates</b>
HSC or Equivalent examination (Physics, Chemistry & Biology/ Biotechnology Theory and Practical) in percentage	Same criteria as for the Government Seats
NEET qualifying Percentile [As per criteria laid down by the Government of India)	

**(c) For NRI Seats:-**

<b>Exam</b>	<b>All Candidates</b>
HSC or Equivalent examination [Physics, Chemistry & Biology/ Biotechnology Theory and Practical) in percentage	Same criteria as for the Government Seats
NEET qualifying Percentile (As per criteria laid down by the Government of India)".	

**5. In the said rules, in rule 5,-**

(a) the existing sub-rule (1) shall be renumbered as clause (a) of that sub-rule (1) and after clause (a) so renumbered, the following clause (b) shall be inserted, namely:-

"(b) Fifteen percent (15%) of the total seats for admissions in each Government colleges, Government-aided and unaided institutes of BAMS and BHMS courses shall be reserved for candidates of All India Quota are allotted for admission by Authority designated by the Central Government.";

(b) after sub-rule (1), the following sub-rule shall be inserted as follows, namely:-

'(1A) After deduction of the All India Quota, Management Quota including NRI Quota Seats remaining available Government seats shall be reserved for the candidate of Gujarat origin.";

(c) in sub-rule (2), for the words and bracket " sub-rule [1]", the words and brackets "sub-rules (1) and (1A)" shall be substituted.

**6. In the said rules, in rule 6, the following proviso shall be added at the end, namely:-**

"Provided that if any seat/seats remain vacant in Person with Disabilities category shall be converted and filled in by respective category during respective admission online/offline round by candidates available in Merit list published by the Admission Committee.".

**7. In the said rules, in rule 7,-**

(a) in sub-rule [i], the following proviso shall be inserted at the end, namely:-

"Provided that management seat including NRI seats in BAMS and BHMS courses shall be filled by the Consortium for each course.";

(b) in sub-rule (ii), for the words "only two", the word "online" shall be substituted;

(c) in sub-rule (iv), the following provisos shall be added at the end, namely:-

"Provided that management seat including NRI seats in BAMS and BHMS courses shall be filled by the Consortium for each course. The Consortium shall, by an advertisement in two English and two Gujarati leading newspapers widely circulated in the State, invite an application from the eligible candidates for the admissions to the BAMS and BHMS Courses on the management seats. The advertisement shall contain the date of issue of application forms, centers from where the application forms may be obtained and to where submitted, last date for submission of application forms, details of fees to be paid and eligibility criteria and numbers of seats available for admission on the management seats and such other information as may be necessary in this behalf.

The Consortium shall also make necessary arrangements to issue and receive the application forms for admission to the Management seats at the office of the Admission Committee at the GMERS Medical College, Gandhinagar.

All the management seats shall be filled in by the Consortium by a Single Window System on the basis of merit list prepared on the basis of All India Overall rank of the candidates and whose names appear in the merit list prepared by the Admission Committee:

Provided further that no candidate shall be admitted against the management seats unless his name appears in the merit list prepared by the Admission Committee:

Provided also that where any Non-Resident Indian seat remains vacant, such seat shall be converted into management seats and filled in from the merit list of management seats.";

(d) after sub-rule (iv), the following sub-rule shall be added, namely:-

"(v) In case of minimum qualifying percentile of NEET-UG is revised by the Government of India, Ministry of Health and Family Welfare, New Delhi, fresh application shall be invited from the desirous candidates who become eligible as per revised NEET-UG percentile and their names shall be included as per *inter-se* merit list as per the rank allotted to the candidates by concerned agency/body and revised merit list shall be published by the Admission Committee. Such candidates shall be eligible for the admission in available seats for subsequent rounds/Mop up round of Counseling."

8. In the said rules, in rule 8, for sub-rule (ii), the following sub-rule shall be substituted, namely:-

"(ii) For the purpose of registration, candidate shall be required to make online payment of such sum towards the Registration fee and purchase PIN (Personal Identification Number) from designated website as determined by the Admission Committee."

9. In the said rules, in rule 9, in sub-rule (1), -

(a) for items (iii) and (iv), the following items shall be substituted, respectively:-

"(iii) Certificate mentioning place of birth (School Leaving Certificate or Transfer Certificate or Birth certificate or Indian passport);

(iv) S.S.C. Examination (Std. 10<sup>th</sup>) mark-sheet;"

(b) after item (x), the following items shall be added, namely: -

"(xi) The candidate seeking admission to the professional medical educational course shall require to produce a Certificate of Physical Fitness to undergo such course in the prescribed form obtained from a registered medical practitioner along with the undertaking;

(xii) Domicile Certificate (if applicant is born outside State of Gujarat);

(xiii) Domicile certificate of defense personnel issued by the authority empowered by the Government of Gujarat; and Bonafide certificate issued by the competent authority (if applicant is child of defense personnel)."

10. In the said rules, for the letters and words "MBBS, BDS, BAMS and BHMS Courses" wherever they occur, the words "Professional Medical Educational Courses" shall be substituted.

By order and in the name of the Governor of Gujarat,

**V. G. VANZARA,**

Additional Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

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**VOL. LXI ]                      THURSDAY, OCTOBER 22, 2020 / ASVINA 30, 1942**

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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**PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

**HOME DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 13<sup>th</sup> October, 2020.

**GUJARAT POLICE ACT, 1951.**

**No.GG/2020/68/PWS/102008/1802/A:-** In exercise of the powers of conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom. XXII of 1951), the Government of Gujarat hereby makes the following rules, namely:-

1. These rules may be called the Radio Operator (Head Constable Grade I), Class III Recruitment (Repeal) Rules, 2020.
2. The Radio Operator (Head Constable Grade I), Class III Recruitment Rules, 2011, issued under the Government Notification, Home Department No.GG/2010/80/PWS/102008/1802/A, dated the 23<sup>rd</sup> November, 2011 are hereby repealed:

Provided that such repeal shall not affect anything done or any action taken under the said rules so repealed.

By order and in the name of the Governor of Gujarat,

**D. A. SHAH,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

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**VOL. LXI ]                      THURSDAY, OCTOBER 22, 2020 / ASVINA 30, 1942**

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**PART IV-B**

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

**HOME DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 13<sup>th</sup> October, 2020.

**GUJARAT POLICE ACT, 1951.**

**No.GG/2020/69/PWS/102008/1803/A:-** In exercise of the powers of conferred by clause (b) of section 5 of the Gujarat Police Act, 1951 (Bom. XXII of 1951), the Government of Gujarat hereby makes the following rules, namely:-

1. These rules may be called the Radio Technician (Head Constable Grade I), Class III, Recruitment (Repeal) Rules, 2020.
2. The Radio Technician (Head Constable Grade I), Class III, Recruitment Rules, 2011, issued under the Government Notification, Home Department No.GG/2010/81/PWS/102008/1803/A, dated the 23<sup>rd</sup> November, 2011 are hereby repealed:

Provided that such repeal shall not affect anything done or any action taken under the said rules so repealed.

By order and in the name of the Governor of Gujarat,

**D. A. SHAH,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

FRIDAY, OCTOBER 23, 2020 / KARTIKA 1, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> October, 2020.

#### Notification No. 79/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.GHN-99-GSTR-2020/S.164-65-Th :-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

1. (1) These rules may be called the Gujarat Goods and Services Tax (Twelveth Amendment) Rules, 2020.  
(2) Save as otherwise provided in these rules, they shall be deemed to have come into force with effect from the 15<sup>th</sup> day of October, 2020.
2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 46, for the first proviso, the following proviso shall be substituted, namely: -  
"Provided that the Board may, on the recommendations of the Council, by notification, specify-  
(i) the number of digits of Harmonised System of Nomenclature code for goods or services that a class of registered persons shall be required to mention; or  
(ii) a class of supply of goods or services for which specified number of digits of Harmonised System of Nomenclature code shall be required to be mentioned by all registered taxpayers; and  
(iii) the class of registered persons that would not be required to mention the Harmonised System of Nomenclature code for goods or services:".
3. In the said rules, for rule 67A, the following rule shall be substituted, namely: -  
"67A. Manner of furnishing of return or details of outward supplies by short messaging service facility.- Notwithstanding anything contained in this Chapter, for a registered person

[illegible]

## PART A

(Amount in Rs. all Tables)

3. *Inward supplies received from a registered person including supplies attracting reverse charge*

	1	GSTIN of supplier
	2	Trade/ Legal name
	3	No.
	4	Type
	5	Date
	6	Value
	7	Rate (%)
	8	Taxable value
	9	Integrated tax
	10	Central tax
	11	State/ UT tax
	12	Cess
	13	Place of supply (Name of State/ UT)
	14	Supply attracting reverse charge (Y/N)
	15	GSTR-1/5 period
	16	GSTR-1/5 filing date
	17	GSTR-3B filing status (Yes/ No)
	18	Amendment made, if any (GSTIN, Others)
	19	Tax period in which amended
	20	Effective date of cancellation, if any

*4. Amendment to Inward supplies received from a registered person Including supplies attracting reverse charge (Amendment to 3)*

	No.	Details of original Document
	Date	
	GSTIN	Revised details
	Trade / Legal name	
	No.	
	Type	
	Date	
	Value	
	Rate (%)	
	Taxable value	Amount of tax
	Integrated tax	
	Central tax	
	State/ UT tax	
	Cess	
	Place of supply (Name of State/ UT)	
	Supply attracting reverse charge (Y/N)	
	GSTR-1/5 period	
	GSTR-1/5 filing date	
	GSTR-3B filing status (Yes/ No)	
	Amendment made (GSTIN, Others)	
	Tax period of original record	
	Effective date of cancellation, if any,	

*5. Debit/ Credit notes received during current tax period*

	1	GSTIN of supplier
	2	Trade / Legal name
	3	No.
	4	Note type
	5	Note supply type
	6	Date
	7	Value
	8	Rate (%)
	9	Taxable value
	10	Integrated tax
	11	Central tax
	12	State/ UT tax
	13	Cess
	14	Place of supply (Name of State/ UT)
	15	Supply attracting reverse charge (Y/N)
	16	GSTR-1/5 period
	17	GSTR-1/5 filing date
	18	GSTR-3B filing status (Yes/ No)
	19	Amendment made, if any (GSTIN, Others)
	20	Tax period in which amended
	21	Effective date of cancellation, if any



**PART-C****9. TDS and TCS Credit (including amendments thereof) received**

GSTIN of Deductor / GSTIN of E-Commerce Operator	Deductor Name / E-Commerce Operator Name	Tax period of GSTR-7 / GSTR-8 (Original / Amended)	Amount received / Gross value (Original / Revised )	Value of supplies returned	Net amount liable for TCS	Amount (Original / Revised)		
						Integrated tax	Central tax	State /UT tax
1	2	3	4	5	6	7	8	9
<b>9A. TDS</b>								
<b>9B. TCS</b>								

**PART-D****10. Import of goods from overseas on bill of entry (Including amendments thereof)**

ICEGATE Reference date	Bill of entry details				Amount of tax		Amended (Yes/ No)
	Port code	No.	Date	Value	Integrated tax	Cess	
1	2	3	4	5	6	7	8

**11. Inward supplies of goods received from SEZ units / developers on bill of entry (including amendments thereof)**

GSTIN of the Supplier (SEZ)	Trade/ Legal name	ICEGATE Reference date	Bill of Entry details				Amount of tax		Amended (Yes/ No)
			Port code	No.	Date	Value	Integrated tax	Cess	
1	2	3	4	5	6	7	8	9	10

**Instructions:****1. Terms Used :-**

- ITC – Input tax credit
- ISD – Input Service Distributor

- Important Advisory:** FORM GSTR-2A is statement which has been generated on the basis of the Information furnished by your suppliers in their respective FORMS GSTR-1,5,6,7 and 8. It is a dynamic statement and is updated on new addition/amendment made by your supplier In near real time. The details added by supplier would reflect in corresponding FORM GSTR-2A of the recipient irrespective of supplier's date of filing.

3. There may be scenarios where a percentage of the applicable rate of tax rate may be notified by the Government, A separate column will be provided for invoices / documents where such rate is applicable.

4. **Table wise instructions :**

<b>Table No. and Heading</b>	<b>Instructions</b>
3 Inward Supplies received from a registered person including supplies attracting reverse charge	<p>i. The table consists of all the invoices (including invoices on which reverse charge is applicable) which have been saved / filed by your suppliers in their FORM GSTR-1 and 5.</p> <p>ii. Invoice type:</p> <ol style="list-style-type: none"> <li>R- Regular (Other than SEZ supplies and Deemed exports)</li> <li>SEZWP- SEZ supplies with payment of tax</li> <li>SEZWOP- SEZ supplies without payment of tax</li> <li>DE- Deemed exports</li> <li>CBW - Intra-State supplies attracting IGST</li> </ol> <p>iii. For every invoice, the period and date of FORM GSTR-1/5 in which such invoice has been declared and filed is being provided. It may be noted that the details added by supplier would reflect in corresponding FORM GSTR-2A of the recipient irrespective of supplier's date of filing. For example, if a supplier files his invoice INV-1 dated 10<sup>th</sup> November 2019 in his FORM GSTR-1 of March 2020, the invoice will be reflected in FORM GSTR-2A of March, 2020 only. Similarly, if the supplier files his FORM GSTR-1 for the month of November on 5<sup>th</sup> March 2020, the invoice will be reflected in FORM GSTR-2A of November 2019 for the recipient.</p> <p>iv. The status of filing of corresponding FORM GSTR-3B for FORM GSTR-1 will also be provided.</p> <p>v. The table also shows if the invoice or debit note was amended by the supplier and If yes, then the tax period in which such invoice was amended, declared and filed, For example, if a supplier has filed his invoice INV-1 dated 10<sup>th</sup> November 2019 In his FORM GSTR-1 of November 2019, the invoice will be reflected in FORM GSTR-2A of November, 2019. If the supplier amends this invoice in FORM GSTR-1 of December 2019, the amended invoice will be made available in Table 4 of FORM GSTR-2A of December 2019. The original record present in Table 3 of FORM GSTR-2A of November 2019 for the recipient will now have updated columns of amendment made (GSTIN, others) and tax period of amendment as December 2019.</p> <p>vi. In case, the supplier has cancelled his registration, the effective date of cancellation will be provided.</p>
4 Amendment to Inward supplies received from a registered person including supplies attracting reverse charge (Amendment to table 3)	<p>i. The table consists of amendment to invoices (including invoice on which reverse charge is applicable) which have been saved/filed by your suppliers in their FORM GSTR-1 and 5.</p> <p>ii. Tax period in which the invoice was reported originally and type of amendment will also be provided. For example, if a supplier has filed his invoice INV-1 dated 10<sup>th</sup> November 2019 in his FORM GSTR-1 of November 2019, the invoice will be reflected in FORM GSTR-2A of November, 2019. If the supplier amends this Invoice in FORM GSTR-1 of December 2019, the amended invoice will be made available in Table 4 of FORM GSTR-2A of December 2019. The original record present in Table 3 of FORM GSTR-2A of November 2019 for the recipient will now have updated columns of amendment made (GSTIN, others) and tax period of amendment as December 2019.</p>
5 Debit / Credit notes received during current tax period	<p>i. The table consists of the credit and debit notes (including credit/debit notes relating to transactions on which reverse charge is applicable) which have been saved/filed by your suppliers in their FORM GSTR-1 and 5.</p> <p>ii. If the credit/debit note has been amended subsequently, tax period in which the note has been amended will also be provided.</p>

<b>Table No. and Heading</b>	<b>Instructions</b>
	<p>iii. Note Type;</p> <ul style="list-style-type: none"> <li>o Credit Note</li> <li>o Debit Note</li> </ul> <p>iv. Note supply type:</p> <ul style="list-style-type: none"> <li>o R- Regular (Other than SEZ supplies and Deemed exports)</li> <li>o SEZWP- SEZ supplies with payment of tax</li> <li>o SEZWOP- SEZ supplies without payment of tax</li> <li>o DE- Deemed exports</li> <li>o CBW - Intra-State supplies attracting IGST</li> </ul> <p>v. For every credit or debit note, the period and date of FORM GSTR-1/5 in which such credit or debit note has been declared and filed is being provided. It may be noted that the details added by supplier would reflect in corresponding FORM GSTR-2A of the recipient irrespective of supplier's filing of FORM GSTR-1. For example, if a supplier files his credit note CN-1 dated 10<sup>th</sup> November 2019 in his FORM GSTR-1 of March 2020, the credit note will be reflected in FORM GSTR-2A of March, 2020 only. Similarly, if the supplier files his FORM GSTR-1 for the month of November on 5<sup>th</sup> March 2020, the credit note will be reflected In FORM GSTR-2A of November 2019 for the recipient,</p> <p>vi. The status of filing of corresponding FORM GSTR-3B of suppliers will also be provided.</p> <p>vii. The table also shows if the credit note or debit note has been amended subsequently and if yes, then the tax period in which such credit note or debit note was amended, declared and filed.</p> <p>viii. In case, the supplier has cancelled his registration, the effective date of cancellation will be displayed.</p>
6 Amendment to Debit/Credit notes (Amendment to 5)	<p>i. The table consists of the amendments to credit and debit notes (including credit/debit notes on which reverse charge is applicable) which have been saved/filed by your suppliers in their FORM GSTR-1 and 5.</p> <p>ii. Tax period in which the note was reported originally will also be provided.</p>
7 ISD credit received	<p>i. The table consists of the details of the ISD invoices and ISD credit notes which have been saved/filed by an input service distributor in their FORM GSTR-6,</p> <p>ii. Document Type:</p> <ul style="list-style-type: none"> <li>o ISD Invoice</li> <li>o ISD Credit Note</li> </ul> <p>iii. If ISD credit note is issued subsequent to issue of ISD invoice, original invoice number and date will also be shown against such credit note, In case document type is ISD Invoice these columns would be blank</p> <p>iv. For every ISD invoice or ISD credit note, the period and date of FORM GSTR-6 in which such respective invoice or credit note has been declared and filed Is being provided.</p> <p>v. The status of eligibility of ITC on ISD invoices as declared in FORM GSTR-6 will be provided.</p> <p>vi. The status of eligibility of ITC on ISD credit notes will be provided.</p>
8 Amendment to ISD credit received	<p>i. The table consists of the details of the amendments to details of the ISD invoices and ISD credit notes which have been saved/filed by an input service distributor in their FORM GSTR-6.</p>
9 TDS / TCS credit received	<p>i. The table consists of the details of TDS and TCS credit from FORM GSTR-7 and FORM GSTR-8 and its amendments in a tax period.</p> <p>ii. A separate facility will be provided on the common portal to accept/ reject TDS and TCS credit.</p>

Table No. and Heading	Instructions
10 & 11 Details of Import of goods from overseas on bill of entry and from SEZ units and developers and their respective amendments	i. The table consists of details of IGST paid on imports of goods from overseas and SEZ units / developers on bill of entry and amendment thereof, ii. The ICEGATE reference date is the date from which the recipient is eligible to take input tax credit, iii. The table also provides if the Bill of entry was amended, iv. Information is provided in the tables based on data received from ICEGATE. Information on certain imports such as courier imports may not be available.

9. In the said rules, in **FORM GSTR-5**, -

(i) in the table, -

(a) in serial number 2, after entry(c), the following entries shall be inserted, namely: -

“(d)	ARN	Auto Populated
(e)	Date of ARN	Auto Populated.”;

(b) in serial number 10, -

(A) in the heading, after the words, "Total tax liability", the brackets and words "(including reverse charge liability, if any)", shall be inserted;

(B) after serial number 10B and the entry relating thereto, the following serial number and entry shall be inserted, namely, -

"10C. On account of inward supplies liable to reverse charge					
					.”;

(ii) in the instructions, -

(a) for paragraph 7, the following paragraph shall be substituted, namely: -

"7. Invoice-level Information, rate-wise, pertaining to the tax period should be reported as under:

(i.) for all B to B supplies (whether inter-State or intra-State), invoice level details should be uploaded in Table 5;

(ii.) for all inter-state B to C supplies, where invoice value is more than Rs. 2,50,000/- (B to C Large) invoice level detail to be provided in Table 6; and

(iii.) for all B to C supplies, other than those reported in table 6, shall be reported In Table 7 providing State-wise summary of such supplies.”;

(b) in paragraph 8, in clause (ii), after the words, "invoice value is more than", the word "rupees", shall be inserted;

(c) for paragraph 10, the following paragraph shall be substituted, namely: -

"10. Table 10 consists of tax liability on account of outward supplies declared in the current tax period and negative ITC on account of amendment to import of goods in the current tax period. Inward supplies attracting reverse charge shall be reported in Part C of the table.”.

10. In the said rules, in **FORM GSTR-5A**, -

(i) against serial number 4 and entries relating thereto, the following entries shall be inserted, namely: -

"4(a) ARN;

4(b) Date of ARN:”;



(ii) for serial number 6, the following shall be substituted, namely: -

**"6, Calculation of interest, or any other amount**

*(Amount in Rupees)*

Sr. No.	Description	Place of supply (State/ UT)	Amount due (Interest/ Other)	
			Integrated tax	Cess
1	2	3	4	5
1.	Interest			
2.	Others			
	Total			

(iii). for serial number 7, the following shall be substituted, namely: -

**"7. Tax, interest and any other amount payable and paid**

*(Amount in Rupees)*

Sr. No.	Description	Amount payable		Debit entry no.	Amount paid	
		Integrated tax	Cess		Integrated tax	Cess
1	2	3	4	5	6	7
1.	Tax Liability (based on Table 5 & 5A)					
2.	Interest (based on Table 6)					
3.	Others (based on Table 6)					

**11. In the said rules, in FORM GSTR-9, -**

(i) in the Table, -

(a) against serial number 8C, in column 2, for the entry, the following entry shall be substituted, namely: -

"TTC on inward supplies (other than imports and inward supplies liable to reverse charge but includes services received from SEZs) received during the financial year but availed in the next financial year up to specified period";

(b) against Pt. V, for the heading, the following heading shall be substituted, namely: -

"Particulars of the transactions for the financial year declared in returns of the next financial year till the specified period.";

(ii) in the instructions, -

(a) after paragraph 2, the following entry shall be inserted, namely, -

"2A. In the Table, against serial numbers 4, 5, 6 and 7, the taxpayers shall report the values pertaining to the financial year only. The value pertaining to the preceding financial year shall not be reported here."

(b) in paragraph 4, -

(A) after the words, letters and figures, "that additional liability for the FY 2017-18 or FY 2018-19", the word, letters and figures "or FY 2019-20" shall be inserted;

(B) in the Table, in second column, for the letters, figures and word "FY 2017-18 and 2018-19" wherever they occur, the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted;

(c) in paragraph 5, in the Table, in second column, -

- (A) against serial number 6B, after the entries, the following entry shall be inserted, namely: -

"For FY 2019-20, the registered person shall report the breakup of input tax credit as capital goods and have an option to either report the breakup of the remaining amount as inputs and input services or report the entire remaining amount under the "inputs" row only.";

- (B) against serial number 6C and serial number 6D, -

(i) after the entry ending with the words "entire input tax credit under the "inputs" row only.", the following entry shall be inserted, namely: -

"For FY 2019-20, the registered person shall report the breakup of input tax credit as capital goods and have an option to either report the breakup of the remaining amount as inputs and input services or report the entire remaining amount under the "inputs" row only.";

(ii) In the entry ending with the words, figures and letters "Table 6C and 6D in Table 6D only.", for the letters, figures and word "FY 2017-18 and 2018-19", the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted;

- (C) against serial number 6E, after the entry, the following entry shall be inserted, namely: -

"For FY 2019-20, the registered person shall report the breakup of Input tax credit as capital goods and have an option to either report the breakup of the remaining amount as inputs and Input services or report the entire remaining amount under the "inputs" row only.";

- (D) against serial number 7A, 7B, 7C, 7D, 7E, 7F, 7G and 7H, in the entry, for the letters, figures and word "FY 2017-18 and 2018-19", the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted.;

- (E) against serial number 8A, after the entry, the following entry shall be inserted, namely: -

"For FY 2019-20, it may be noted that the details from **FORM GSTR-2A** generated as on the 1<sup>st</sup> November, 2020 shall be auto-populated in this table.";

- (F) against serial number 8C, for the entries, the following entry shall be substituted, namely:-

"Aggregate value of input tax credit availed on all inward supplies [except those on which tax is payable on reverse charge basis but includes supply of services received from SEZs) received during the financial year for which the annual return is being filed for but credit on which was availed in the next financial year within the period specified under Section 16(4) of the GGST Act, 2017.";

- (d) in paragraph 7, -

- (A) after the words and figures "April 2019 to September 2019.", the following shall be inserted, namely: -

"For FY 2019-20, Part V consists of particulars of transactions for the previous financial year but paid in the **FORM GSTR-3B** between April 2020 to September 2020.";

- (B) in the Table, in second column, -

(I) against serial number 10 & 11, after the entries, the following entry shall be inserted, namely: -

"For FY 2019-20, Details of additions or amendments to any of the supplies already declared in the returns of the previous financial year but such amendments were furnished In Table 9A, Table 9B and Table 9C of **FORM GSTR-1** of April 2020 to September 2020 shall be declared here.";

(II) against serial number 12, -

(1) in the entry beginning with the word, letters and figures "For FY 2018-19" after the words "for filling up these details.", the following entry shall be inserted, namely: -

"For FY 2019-20, Aggregate value of reversal of ITC which was availed in the previous financial year but reversed in returns filed for the months of April 2020 to September 2020 shall be declared here. Table 4(B) of **FORM GSTR-3B** may be used for filling up these details. For FY 2019-20, the registered person shall have an option to not fill this table.";

(2) in the entry beginning with the word, letters and figures "For FY 2017-18" and ending with the words "an option to not fill this table.", for the letters, figures and word "FY 2017-18 and 2018-19", the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted;

(III) against serial number 13, -

(1) in the entry beginning with the word, letters and figures "For FY 2018-19" after the words, letters and figures "in the annual return for FY 2019-20.", the following entry shall be inserted, namely: -

"For FY 2019-20, Details of ITC for goods or services received in the previous financial year but ITC for the same was availed in returns filed for the months of April 2020 to September 2020 shall be declared here. Table 4(A) of **FORM GSTR-3B** may be used for filling up these details. However, any ITC which was reversed in the FY 2019-20 as per second proviso to sub-section (2) of section 16 but was reclaimed in FY 2020-21, the details of such ITC reclaimed shall be furnished in the annual return for FY 2020-21.";

(2) in the entry beginning with the word, letters and figures "For FY 2017-18" and ending with the words "an option to not fill this table.", for the letters, figures and word "FY 2017-18 and 2018-19", the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted;

(e) in paragraph 8, in the Table, in second column, for the letters, figures and word "FY 2017-18 and 2018-19" wherever they occur, the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted.

12. In the said rules, in **FORM GSTR-9C**, in the instructions, -

- (i) in paragraph 4, in the Table, in second column, for the letters, figures and word "FY 2017-18 and 2018-19" wherever they occur, the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted;
- (ii) in paragraph 6, in the Table, in second column, for the letters, figures and word "FY 2017-18 and 2018-19" wherever they occur, the letters, figures and word "FY 2017-18, 2018-19 and 2019-20" shall be substituted.

13. In the said rules, In **FORM GST RFD-01**, in Annexure-1, in Statement-2, in the heading the brackets, word and letters "(accumulated ITC)", shall be omitted.

14. In the said rules, in **FORM GST ASMT-16**, for the table, the following table shall be substituted, namely: -

[illegible]

15. In the said rules, in **FORM GST DRC-01**, after entry (c), for the table, the following table shall be substituted, namely: -

[illegible]

16. In the said rules, in **FORM GST DRC-02**, after entry (c), for the table, the following table shall be substituted, namely;-

[illegible]

17. In the said rules, in **FORM GST DRC-07**, after serial number 5, for the table, the following table shall be substituted, namely;-

[illegible]

18. In the said rules, in **FORM GST DRC-08**, after serial number 7, for the table, the following table shall be substituted, namely:-

[illegible]

19. In the said rules, in **FORM GST DRC-09**, for the table, the following table shall be substituted, namely:-

"Act	Tax/Cess	Interest	Penalty	Fee	Others	Total
1	2	3	4	5	6	7
Integrated tax						
Central tax						
State/UT tax						
Cess						
Total						".

20. In the said rules, in **FORM GST DRC-24**, for the table, the following table shall be substituted, namely:-

"Act	Tax	Interest	Penalty	Fee	Other Dues	Total Arrears
1	2	3	4	5	6	7
Central tax.						
State / UT tax						
Integrated tax						
Cess						

21. In the said rules, in **FORM GST DRC-25**, for the table, the following table shall be substituted, namely:-

"Act	Tax		Interest	Penalty	Fee	Other Dues	Total Arrears
1	2		3	4	5	6	7
Central tax							
State / UT tax							
Integrated tax							
Cess							".

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

FRIDAY, OCTOBER 23, 2020 / KARTIKA 1, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> October, 2020.

Notification No. 74/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.GHN-100-GST-2020/S.148-34-TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby notifies the registered persons having aggregate turnover of up to 1.5 crore rupees in the preceding financial year or the current financial year, as the class of registered persons who shall follow the special procedure as mentioned below for furnishing the details of outward supply of goods or services or both.

2. The said registered persons shall furnish the details of outward supply of goods or services or both in **FORM GSTR-1** under the Gujarat Goods and Services Tax Rules, 2017, effected during the quarter as specified in column (2) of the Table below till the time period as specified in the corresponding entry in column (3) of the said Table, namely: -

Table

Sl. No.	Quarter for which details in FORM GSTR-1 are furnished	Time period for furnishing details in FORM GSTR-1
(1)	(2)	(3)
1	October, 2020 to December, 2020	13 <sup>th</sup> January, 2021
2	January, 2021 to March, 2021	13 <sup>th</sup> April, 2021

3. The time limit for furnishing the details or return, as the case may be, under subsection (2) of section 38 of the said Act, for the months of October, 2020 to March, 2021 shall be subsequently notified in the Official Gazette.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.



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# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LXI ]

FRIDAY, OCTOBER 23, 2020 / KARTIKA 1, 1942

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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> October, 2020.

#### Notification No. 77/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.GHN-101-GST-2020/S.148-35-TH:-** In exercise of the powers conferred by section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereinafter referred to as the said Act), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby makes the following amendment in the notification of Government of Gujarat, Finance Department No. (GHN-99)GST-2019/S.148(23)-TH dated the 10<sup>th</sup> October, 2019 being Notification No.47/2019-State Tax, namely:-

In the said notification, in the opening paragraph, for the words and figures "financial years 2017-18 and 2018-19", the words and figures "financial years 2017-18, 2018-19 and 2019-20" shall be substituted.

2. This notification shall be deemed to have come into force with effect from the 15th day of October, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

MONDAY, OCTOBER 26, 2020 / KARTIKA 4, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### મહેસૂલ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૦મી ઓક્ટોબર, ૨૦૨૦

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ-૯૫-૨૦૨૦-મ-અકય-૩૩૨૦૧૧-૧૭૩૬-૪:** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. સરાવ, તા. જલાલપોર, જિ. નવસારીના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં- ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૦/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક : અકય-૩૩૨૦૧૧-૧૭૩૬-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી

મહેસૂલ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર





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### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### મહેસૂલ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૦મી ઓક્ટોબર, ૨૦૨૦

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ-૯૬-૨૦૨૦-મ-અકય-૩૩૨૦૧૪-૪૯૭૮-૪:** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩ (ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. નિમલાઈ તા.જલાલપોર જિ.નવસારીના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૧૭/૦૩/૧૯૭૭ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં- ૧૨૭૯ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૦/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક : અકય-૩૩૨૦૧૪-૪૯૭૮-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી

મહેસૂલ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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#### મહેસૂલ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૦મી ઓક્ટોબર, ૨૦૨૦

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ-૯૭-૨૦૨૦-મ-અકય-૨૨૨૦૧૯-૩૦૨-૪:** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩ (ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. શેરથા, તા. જિ. ગાંધીનગરના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૧૫/૦૪/૮૨ ના ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં-૨૭૦ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે પૈકી બ્લોક નં. ૧૫૯ ની એકત્રીકરણની ફેરફાર કરેલી ગુજરાત રાજ્યની સરકારે તેમના તા.૨૦/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક : અકય-૨૨૨૦૧૯-૩૦૨-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી

મહેસૂલ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ  
જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૧મી ઓક્ટોબર, ૨૦૨૦.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧

ક્રમાંક.જીએચકેએચ/૧૩૪/૨૦૨૦/સશમ/૧૦૨૦૨૦/૧૦૧૪/ખ:- ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ થી પ્રાપ્ત થયેલ સત્તાધિકારની રૂએ, આથી શ્રી ભાવનગર મહિલા મર્કેન્ટાઇલ કેડીટ કો. ઓપ. સોસાયટી લિ. (ફડયામાં) મુ. તા. જિ. ભાવનગરને આ અધિનિયમની કલમ-૧૧૪(૧)ની જોગવાઈના અમલમાંથી તા. ૨૦-૯-૨૦૨૦ થી તા. ૧૯-૦૯-૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ.આર.પારેખ,

સેક્શન અધિકારી,

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar. 23<sup>rd</sup> October, 2020.

**No. GH/V/ 162 of 2020/UDA/102005-CM-30-V:-** In exercise of powers conferred by sub-section (3) of section-5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act. No. 27/1976), the Government of Gujarat hereby appoints the Regional Commissioner, Municipalities, Bhavnagar as the Chairman of the Alang Area Development Authority with Immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

#### GUJARAT TENANCY AND AGRICULTURAL LANDS ACT, 1948.

**No: GHM/2020/105/M/GNT/102014/1205/Z :** The following draft of rules, which is proposed to be issued under clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948) is published as required by subsection (3) of the section 82 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

**No :- GHM/2020/105/M/GNT/102014/1205/Z :-** In exercise of the powers conferred by clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956, namely :-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Bombay Tenancy and Agricultural Lands Rules, 1956, in rule 36AA, in clause (d), for the words, brackets and figures “90 (Ninety) days” occurring at two places, the words, “one hundred eighty days” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.

-----  
**REVENUE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

**SAURASHTRA GHARKHED, TENANCY SETTLEMENT AND AGRICULTURAL LANDS ORDINANCE, 1949.**

**No: GHM/2020/106/M/GNT/102014/1205/Z :-** The following draft of rules , which is proposed to be issued under clause (d) of sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau.Ord.41 of 1949), is published as required by subsection (3) of the section 73 of the said Ordinance, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

**DRAFT NOTIFICATION**

**No: GHM/2020/106/M/GNT/102014/1205/Z :-** In exercise of the powers conferred by clause (d) of sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau.Ord.41 of 1949), the Government of Gujarat hereby makes the following rules further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949 , namely :-

1. (1) These rules may be called the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands [Ordinance], (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, in rule 18AA, in sub-clause (d), for the words, brackets and figures “90 (Ninety) days” occurring at two places, the words, “one hundred eighty days” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.  
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**REVENUE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

**GUJARAT TENANCY AND AGRICULTURAL LANDS (VIDARBHA REGION AND KUTCH AREA) ACT, 1958.**

**No: GHM/2020/107/M/GNT/102014/1205/Z** :- The following draft of rules, which is proposed to be issued under clause (xix-a) of sub-section (2) of section 118 read with section 89A of Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), is published as required by sub section (3) of the section 118 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

**DRAFT NOTIFICATION**

**No: GHM/2020/107/M/GNT/102014/1205/Z** :- In exercise of the powers conferred by clause (xix-9) of sub-section (2) of section 118 read with section 89A of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, namely :-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, in rule 31AAA, in clause (d), for the words, brackets and figures “90 (Ninety) days” occurring at two places, the words, “one hundred eighty days” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.

**REVENUE DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

**GUJARAT TENANCY AND AGRICULTURAL LANDS ACT, 1948.**

**No: GHM/2020/108/M/GNT/102014/1205/Z** :- The following draft of rules, which is proposed to be issued under clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948) is published as required by sub-section (3) of the section 82 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

#### **DRAFT NOTIFICATION**

**No: GHM/2020/108/M/GNT/102014/1205/Z :-** In exercise of the powers conferred by clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956, namely :-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Bombay Tenancy and Agricultural Lands Rules, 1956, in rule 36AA, in clause (g), for the figures and word, “25 percent” the figures and word, “10 percent” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.

#### **REVENUE DEPARTMENT**

#### **NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

#### **SAURASHTRA GHARKHED, TENANCY SETTLEMENT AND AGRICULTURAL LANDS ORDINANCE, 1949.**

**No: GHM/2020/109/M/GNT/102014/1205/Z :-** The following draft of rules, which is proposed to be issued under clause (d) of sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau.Ord.41 of 1949), is published as required by sub-section (3) of the section 73 of the said Ordinance, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

#### **DRAFT NOTIFICATION**

**No: GHM/2020/109/M/GNT/102014/1205/Z :-** In exercise of the powers conferred by clause (d) of sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. Ord. 41 of 1949), the Government of Gujarat hereby makes the following rules further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, namely :-

1. (1) These rules may be called the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands, (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.



2. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, in rule 18AA, in clause (g), for the figures and word, “25 percent” the figures and word, “10 percent” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.

-----  
**REVENUE DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

**GUJARAT TENANCY AND AGRICULTURAL LANDS (VIDARBHA REGION AND KUTCH AREA) ACT, 1958.**

**No: GHM/2020/110/M/GNT/102014/1205/Z** :- The following draft of rules , which is proposed to be issued under clause (xix-a) of sub-section (2) of section 118 read with section 89A of The Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), is published as required by sub-section (3) of the section 118 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

**DRAFT NOTIFICATION**

**No: GHM/2020/110/M/GNT/102014/1205/Z** :- In exercise of the powers conferred by clause (xix-a) of sub-section (2) of section 118 read with section 89A of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, namely :-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, in rule 31AAA, in clause (g), for the figures and word, “25 percent” the figures and word, “10 percent” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.



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### PUBLISHED BY AUTHORITY

VOL. LXI ]

TUESDAY, OCTOBER 27, 2020 / KARTIKA 5, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2020.

#### GUJARAT REVENUE TRIBUNAL ACT, 1957.

**No:GHM/111/M/S-30/GRT/3321/J(Part-1):-** WHEREAS certain draft rules were published as required by sub-section (3) of section 20 of the Gujarat Revenue Tribunal Act, 1957 (Bom. XXXI of 1958), at page 291-1 in the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 29th August, 2020, under the Government Notification, Revenue Department No. GHM/71/M/S-30/GRT/3321/J(Part-1) dated the 29<sup>th</sup> August 2020, inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the publication of the said notification in the *Official Gazette*.

AND WHEREAS, no objection or suggestion has been received by the Government in respect of the said notification; NOW, THEREFORE, in exercise of the powers conferred by clause (a) of sub-section (2) of section 20 of the Gujarat Revenue Tribunal Act, 1957 (Bom. XXXI of 1958), the Government of Gujarat hereby makes the following rules, further to amend the Gujarat Revenue Tribunal Rules, 1982, namely :-

1. (1) These rules may be called the Gujarat Revenue Tribunal (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Gujarat Revenue Tribunal Rules, 1982, in rule 3; (i) in sub-rule (1), in clause (iii), the sub-clause (a) shall be deleted;  
(ii) after sub - rule (1), the following sub-rule shall be inserted, namely: -  
"(1A) The appointment of the president shall be made in consultation with the High Court of Gujarat."

By order and in the name of the Governor of Gujarat,

**D. K. JOSHI,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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VOL. LXI ] THURSDAY, OCTOBER 29, 2020 / KARTIKA 7, 1942

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 21<sup>st</sup> October, 2020.

#### GUJARAT ORGANIC AGRICULTURAL UNIVERSITY ACT, 2017.

No.GHKH/135/2020/SKU/11/2020/259154/K-5:- In exercise of the powers conferred by sub section (3) of section 24 of the Gujarat Organic Agricultural University Act, 2017,(Gujarat Act No. 16 of 2017), the Government of Gujarat hereby constitutes the search committee consisting of the following members, namely:-

S.No.	Name and Designation
1	Director of Agriculture- Chairman and Convener
2.	Dr.S.K.Chaudhari, Deputy Director General(NRM), ICAR. - Member
3.	Shri. B.K.Kikani, Ex Vice-Chancellor of Junagadh Agricultural University. - Member

By order and in the name of the Governor of Gujarat,

**G. B. TADVI,**  
Under Secretary to Government.

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Government Central Press, Gandhinagar.



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by the Government of Gujarat under the Gujarat Acts

#### HEALTH AND FAMILY WELFARE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> October, 2020

#### GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTRUCTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**NO.-GP-44-MCG-1008-587-J-** WHEREAS the Government of Gujarat under Government Notification, Health and Family Welfare Department No. GP/16/MCG/1008/587/J, dated the 19<sup>th</sup> June, 2008 has constituted a Fee Regulatory Committee for Professional Medical Educational Courses, exercising the powers conferred by sub section (1) of section 20 read with section 9 of the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Act, 2007(Guj.3 of 2008):

AND WHEREAS, the term of the Chairperson of the aforesaid Committee, Justice Kshitij R. Vyas, Retired Chief Justice of Bombay High Court nominated vide Government Notification, Health and Family Welfare Department No.GP/7/MCG/1008/587/J, dated the 13<sup>th</sup> February, 2020 has expired on 12<sup>th</sup> May, 2020.

NOW THEREFORE, in exercise of the powers conferred by section 9 of the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Act, 2007(Guj.3 of 2008), the Government of Gujarat hereby nominates Justice Kshitij R. Vyas, Retired Chief Justice of Bombay High Court as the Chairperson of the aforesaid Committee for a period of six months from 19<sup>th</sup> October -2020 to 18<sup>th</sup> April-2021 subject to pay minus pension as mentioned at 4(4) of the even number notification dated 17/6/2008 of Health and Family Welfare Department.

By order and in the name of the Governor of Gujarat,

**V. G. VANZARA,**

Additional Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> October, 2020.

#### GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962

**No. GHU-102020-(39)-GID-102020-463-G:**— In exercise of the powers conferred by clause (g) of section (2) of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby declares the areas of Tata Industrial Complex as specified in Schedule-I and the boundary description thereof as specified in Schedule-II appended to this notification to be the Industrial Area.

#### SCHEDULE - I

##### Tata Industrial Complex Industrial Area

Sr. No.	Name of Village, Taluka and District	Survey Nos	Area			Remarks
			Hectare	Are	Sq. meters	
1	2	3	4			5
01	Northkotpura, Sanand, Ahmedabad	01	445	17	00	New, Impartible, unalienable tenure land granted to Tata Motors Ltd for Industrial use.

#### SCHEDULE - II

##### Boundary Description of Tata Industrial Complex Industrial Area

**Northern Boundary** : Starting from South east Corner of Survey No. 316 and runs along east boundary of survey No. 315, 314, 312 and ends at north east corner of Survey No. 311 of village chharodi.

**Southern Boundary :** Remaining part of Revenue Survey No. 1 of Northkotpura

**Eastern Boundary :** Revenue Survey No. 39 and 40 of Village Khoda.

**Western Boundary :** Chharodi to Siyawada Road.

By order and in the name of the Governor of Gujarat,

**B. S. MEHTA,**  
Joint Secretary to Government.

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## **INDUSTRIES AND MINES DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 29<sup>th</sup> October, 2020.

### **GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962**

**No. GHU-102020-(40)-GID-102020-463-G:—** In exercise of the powers conferred by section 16 of the Gujarat Industrial Development Act, 1962 (GUJ.XXIII of 1962), the Government of Gujarat hereby :-

- (1) declares that the provisions relating to the notified area contained in Chapter XVI-A of the Gujarat Municipalities Act 1963 (GUJ. 34 OF 1964) and other provisions of that Act, as specified in Schedule-I annexed hereto shall extend to and be brought into the force in the Tata Industrial Complex at Northkotpura Village of Sanand Taluka, District Ahmedabad specified in Schedule-II annexed hereto.
- (2) appoints the Board of Management consisting members as may be determined by the Government from time to time who shall work as Notified Area Authority for the Tata Industrial Complex in accordance with the rules published under notification no. GHU/8/2008/GID/102004/1496/G dated 01<sup>st</sup> April 2008 issued by the Industries and Mines Department for the purpose of assessment and recovery of taxes when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for preparation and maintenance of proper accounts and generally for enforcing the provisions so extended;
- (3) provides that the provisions of the Gujarat Panchayats Act, 1993 (GUJ.18 OF 1993) which are in force in the said Tata Industrial Complex shall cease to apply thereto ;
- (4) provides that the Board of Management, appointed under clause (2) above shall be deemed to be a Municipality under the Gujarat Municipalities Act, 1963 (GUJ.34 OF 1964) and all the survey numbers mentioned in Schedule-II shall be deemed to be a Municipal borough, and
- (5) provides that the powers to make rules under clauses (l) and (m) of section 271 of said act shall be exercised by the State Government under section 277.

### **SCHEDULE-I**

The provisions contained in section 2, 44(1), 64 to 69, 71 to 96, 105 to 113, 115 to 232, 238 to 264, 267 to 270, 271 Subject to restrictions that no rules shall be made in relation to matters covered by clause (b) of sub-section (1) of section 264B, 272,273 and 275 to 280 and schedule II to VI of the Gujarat Municipalities Act 1963.

### **SCHEDULE - II**

Declared as “Tata Industrial Complex Industrial Area” under Government Notification, Industries and Mines Department No.GHU-102020-(39)-GID-102020-463-G, dated 29<sup>th</sup> October, 2020.

Sr. No.	Name of Village, Taluka and District	Survey Nos	Area			Remarks
			Hectare	Are	Sq. meters	
1	2	3	4			5
01	Northkotpura, Sanand, Ahmedabad	01	445	17	00	New, Impartible, unalienable tenure land granted to Tata Motors Ltd for Industrial use Land for Automobile Manufacturing & setting up of Ancilliary units in Vendor Park.

**Boundary Description of Tata Industrial Complex**

**Northern Boundary :** Starting from South east Corner of Survey No. 316 and runs along east boundary of survey No. 315, 314, 312 and ends at north east corner of Survey No. 311 of village chharodi.

**Southern Boundary :** Remaining part of Revenue Survey No. 1 of Northkotpura

**Eastern Boundary :** Revenue Survey No. 39 and 40 of Village Khoda.

**Western Boundary :** Chharodi to Siyawada Road.

By order and in the name of the Governor of Gujarat,

**B. S. MEHTA,**  
Joint Secretary to Government.

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TUESDAY, NOVEMBER 3, 2020 / KARTIKA 12, 1942

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#### PART IV-B

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 13<sup>th</sup> October, 2020.

#### GUJARAT AERIAL ROPEWAYS ACT, 1955.

**No : GHU-(76)-2020-ARA-12-1991/1441/K:--** WHEREAS M/s. Usha Breco Limited, 701-Surya Kiran Building, 19-K.G. Marg, New Delhi-110 001 (hereafter referred to as "the Promoter") was authorized vide Government Order No.GU/96/(5)/ARA/Girnar/1441/K dated the 17<sup>th</sup> January, 1996 to construct an Aerial Ropeway on Girnar Hills in Junagadh District for the public carriage of the passengers and goods;

AND WHEREAS, as the project has been delayed by two decades, due to various statutory clearances, the promoter has thereafter requested for enhancement of the rate of Girnar Ropeway specified earlier under the order dated the 17<sup>th</sup> January, 1996, GU/96/(5)/ARA/Girnar/1441/K,

AND WHEREAS, after careful consideration, the Government of Gujarat has decided to enhance the rates specified in condition No. 13 of the aforesaid order dated the 17<sup>th</sup> January, 1996;

NOW THEREFORE, In exercise of the powers conferred by sub-section (1) of section 10 read with section 18 of the Gujarat Aerial Ropeways Act, 1955, Government of Gujarat hereby substitutes the following in place of condition 13 of the order No.GU/96/(5)/ARA/Girnar/1441/K dated the 17<sup>th</sup> January, 1996, as:-

- "13. (1) The tariff shall be Rs.700/- per person for to and fro journey (two way journey) and Rs. 400/- per person for one way journey w.e.f. the commencement of the Ropeway for public,
- (2) Increase of Rs.100/- in tariff for to and fro journey and proportionate increase in the tariff for one way journey, shall be permitted after 2 years for once. Thereafter, for further increase in tariff, prior sanction of State Government shall be obtained.
- (3) Free ropeway facility shall be provided for children having age up to five years and Rs. 350/- shall be chargeable for to and fro journey and Rs. 200/- shall be chargeable for one way journey, for the children having age between 5 to 10 years"



Provided that the above revision in tariff shall be applicable subject to the following conditions:-

- (1) Goods and Service tax shall be applicable on tariff, separately.
- (2) All allied activities related to construction of Girnar Ropeway must be completed up to 15.10.2020.
- (3) M/s. UBL should take due care for maintenance and repair of the Girnar Ropeway.

All other conditions of the order dated 17<sup>th</sup> January, 1996 remain unchanged.

By order and in the name of the Governor of Gujarat,

**DR. NISARG JOSHI ,**  
Deputy Secretary to Government.

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મહેસૂલ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી ઓક્ટોબર, ૨૦૨૦

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ-૯૮/૨૦૨૦/મ/અકય/૩૩૨૦૧૬/૪૩૭૪/૪:** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩ (ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. વેડછા તા. જલાલપોર જિ. નવસારી ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા. ૧૮/૦૧/૧૯૭૩ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં. - ૯૫ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા. ૨૧/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક. અકય/૩૩૨૦૧૬/૪૩૭૪/૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર



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#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી ઓક્ટોબર, ૨૦૨૦.

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ/૯૯/૨૦૨૦/મ/અકય/૩૩૨૦૧૪/૪૭૬૩/૪.-** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩ (ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. બોડવાંક, તા.ચીખલી, જિ.નવસારીના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૧૫/૧૧/૧૯૭૩ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં- ૨૬૭૩ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૧/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક. અકય/૩૩૨૦૧૪/૪૭૬૩/૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી.એ.ચૌહાણ,**

સેક્શન અધિકારી,

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી ઓક્ટોબર, ૨૦૨૦.

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ-૧૦૦/૨૦૨૦/મ/અકય/૩૩૨૦૧૪/૪૭૨૭/૪.-** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩ (ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. ચાંપલધરા, તા.વાંસદા, જિ.નવસારીના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૨૬/૦૩/૧૯૮૮ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં- ૪૫૫ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૧/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક. અકય/૩૩૨૦૧૪/૪૭૨૭/૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી.એ.ચૌહાણ,**

સેક્શન અધિકારી,

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] TUESDAY, NOVEMBER 3, 2020 / KARTIKA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### મહેસૂલ વિભાગ

#### અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી ઓક્ટોબર, ૨૦૨૦.

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭.**

**ક્રમાંક: ધમ-૧૦૧/૨૦૨૦/મ/અકય/૩૩૨૦૧૪/૪૮૧૫/૪.-** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ બાબતના કાયદાની કલમ-૩૨ની પેટા કલમ-૩ (ક)માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે મોજે. અંભેટા, તા.ગણદેવી, જિ.નવસારીના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૦૮/૦૪/૧૯૭૬ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ ૧ ના પાન નં- ૮૩૯ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૨૨/૧૦/૨૦૨૦ ના ઠરાવ ક્રમાંક. અકય/૩૩૨૦૧૪/૪૮૧૫/૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી.એ.ચૌહાણ,**

સેક્શન અધિકારી,

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, NOVEMBER 3, 2020 / KARTIKA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> October, 2020.

#### Gujarat Secondary and Higher Secondary Education Act, 1972.

**NO.GH/SH/45/BMS/1115/1295/G:-** In exercise of the powers conferred by section 35 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj.18 of 1973), the Government of Gujarat hereby makes the following rules further to amend the Principal in the Registered Private Secondary and Higher Secondary Schools (Procedure for Selection) Rules, 2017, namely:-

1. These rules may be called the Principal in the Registered Private Secondary and Higher Secondary Schools (Procedure for Selection) (Amendment) Rules, 2020.
2. In the Principal in the Registered Private Secondary and Higher Secondary Schools (Procedure for Selection) Rules, 2017 (hereinafter referred to as "the said rules"), in rule 6, in sub-rule (3), for the words "Socially and Educationally Backward Classes and Women" the words "Socially and Educationally Backward Classes, Economical Weaker Sections and Women" shall be substituted.
3. In the said rules, in rule 7, in sub rule (2), for the words "Socially and Educationally Backward Classes and for Women and physically handicapped" the words "Socially and Educationally Backward Classes, Economical Weaker Sections and Women and physically handicapped" shall be substituted.

4. In the said rules, in rule 10, after sub-rule (4), the following sub-rule, shall be added, namely.
- “ (5) A Candidate shall be allowed to select maximum 07 schools from the list of all the schools having vacant post of Principal”.
5. In the said rules, for Appendix-I, the following APPENDIX shall be substituted, namely.

**Appendix-I**  
**See rule 10(3)**

No.	Qualification	Maximum Marks
1	Graduate Degree (As per Regulation 20(1) of the Gujarat Secondary Education Regulations. 1974)	10
2	Post Graduate Degree (As per Regulation 20(1) of the Gujarat Secondary Education Regulations. 1974)	07
3	Graduate Degree in Professional courses (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	10
4	Post Graduate Degree in Professional courses (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	05
5	Experience, (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	05
6	Experience as a principal in Registered Private Secondary and Higher Secondary School (per year 0.5)	03
	<b>TOTAL</b>	<b>40</b>

6. In the said rules, in Appendix-II, for Illustration (2), the following shall be substituted, namely:-

"(2) Calculation of 40% weightage for the Post of Principal"

No.	Qualification	Maximum Marks	For example	
			Percentage secured by the candidate	Marks eligible on the basis of the percentage secured by the candidate (col.3xcol.4/100)
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>
1.	Graduate Degree (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	10	<b>50</b>	<b>5</b>
2.	Post Graduate Degree (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	07	<b>60</b>	<b>4.2</b>
3.	Graduate Degree in Professional courses (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	10	<b>50</b>	<b>5</b>
4.	Post Graduate Degree in Professional courses (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)	05	<b>60</b>	<b>3</b>

No.	Qualification	Maximum Marks	For example	
			Percentage secured by the candidate	Marks eligible on the basis of the percentage secured by the candidate (col.3xcol.4/100)
1	2	3	4	5
5.	Experience, (As per Regulation 20(1) of the Gujarat Secondary Education Regulations, 1974)(per year 0.5 marks)	05	12 years (More than 10, 2 years i.e. 2 x 0.5)	1
6.	Experience as a principal in Registered Private Secondary and Higher Secondary School (per year 0.5 marks)	03	3 years (3 years x 0.5)	1.5
<b>Total</b>		<b>40</b>		<b>19.7"</b>

By order and in the name of the Governor of Gujarat,

**B. P. CHAUHAN,**  
Joint Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

WEDNESDAY, NOVEMBER 4, 2020 / KARTIKA 4, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### CORRIGENDUM

Sachivalaya, Gandhinagar. 2<sup>nd</sup> November, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/164 OF 2020/DVP-252020-851-L:** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/151 of 2020/DVP-252020-851-L, dtd.29.09.2020 (herein after referred as said notification) modifications are proposed in the Draft Development Plan of the Navsari Urban Development Authority, Navsari under sub clause (ii) of clause (a) of sub-section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976).

In the said notification the Sr.no.5 and Sr.no.8 are replaced as under.

5. "The land bearing R.S.No. 248, 250 of village: Viraval, R.S.No.100, 101/1, 101/2 of village: Chovishi, R.S.No.171, 175, 177, 181, 183, 188, 225, 226/3, 241/2 of village: Kabilpor, R.S.No. 217, 218 of village: Nasilpor, R.S.No.21, 197 of village: Bhattai, R.S.No.140, 141, 1556, 1607, 1608, 1598, 1593, 658, 775, 849, 1970, 1975, 1981, 1982, 1983, 1988 of village: Sisodara, R.S.No. 15, 16 of village: Jamalpor, R.S.No.194, 300/1, 300, 301, 338 of village: Chapra designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan."
8. "The land bearing R.S.No.918, 386, 390, 391, 346, 345, 342, 344, 341, etc and C.S.No.2650, 2651, 2652, 1666, 1667, 1669, 1658+1659, 1670, 1672, 1674/P, 1427 of village : Navsari, T.P.S.No.1 F.P.No.70,71, T.P.S.No.3 F.P.No.32, 64, 65 designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan. "

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**CORRIGENDUM**

Sachivalaya, Gandhinagar. 2<sup>nd</sup> November, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/165/OF 2020/DVP-142020-1037-L:** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/149 of **2020/DVP-142020-1037-L**, dtd.29.09.2020 (herein after referred as said notification) modifications are proposed in the Draft Development Plan of the Bardoli Urban Development Authority, Bardoli under sub clause (ii) of clause (a) of sub-section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976). In the said notification dated 29.09.2020 the following corrections are made.

1. In Sr.no.7 of schedule, the figure "186" is replaced by "86".
2. In Sr.no.8 of schedule, the word and figure "164/b" is replaced by "264/b".

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----  
**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar. 3<sup>rd</sup> November, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/166 of 2020/TPS-112020-2258-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/74 of 87/TPS-1186-724(87)-L, dated.26.03.1987 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 16 (Shaherkotda) (Second Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal corporation, (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/71 of 1997/TPS-1196-468-L, dated.10.06.1997 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 16 (Shaherkotda) (Second Varied);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 16 (Shaherkotda) (Second Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and

- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----  
**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar. 3<sup>rd</sup> November, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/167of 2020/TPS-112020-2941-L:-**WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/70 of 87/TPS-1186-721(87)-L, dated.26.03.1987 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 1 (Jamalpur) (4<sup>th</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/142 of 1997/TPS-1196-3799-L, dated.16.12.1997 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1 (Jamalpur) (4<sup>th</sup> varied);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.1 (Jamalpur) (4<sup>th</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, NOVEMBER 4, 2020 / KARTIKA 4, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 4<sup>th</sup> November, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/168 OF 2020/TPS-242020-2285-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variation in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016

1. The Final Plot No.964 of Town Planning Scheme No.4(Rajkot) designated for "Industrial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, NOVEMBER 5, 2020 / KARTIKA 14, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT ORDER

Sachivalaya, Gandhinagar, 5<sup>th</sup> November, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/171 of 2020/NRY/102020/3523/L:-** In exercise of the powers conferred by sub-section (1) of section 50 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat is pleased to appoint Shri K. D. Sagathia, Senior Town Planner working in Legal Section of the Town Planning and Valuation Department, Gandhinagar as Town Planning Officer for the purpose of Town Planning Scheme No.204 (Sarkhej-Okaf-Makaraba-Vejalpur-Ambali), Ahmedabad with immediate effect, till further orders.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

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### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, NOVEMBER 6, 2020 / KARTIKA 15, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> November, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/172 of 2020/DVP-242019-2137(2)-L:-** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Final Development Plan of Rajkot Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016 (hereinafter referred to as "the said Development Plan" and "the said Authority")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.30.06.2020 on page no.205-1 under Government Notification, Urban Development and Urban Housing Department No. GH/V/80 of 2020/DVP-242019-2137(2)-L, dated.30.06.2020 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9<sup>th</sup> Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- specify that the variation so set out shall come into force from the date of this notification;

**SCHEDULE**

Variation in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 2016/DVP-13-2016-223702-L, dated. 27.10.2016

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1. The land bearing R.S.No.2/p, 4/p, 5/p, 12, 13, 14/p, 15 and R.S.No. 412/p of village: Metoda designated for "Agricultural Zone" shall be deleted from the said zone and the land thus released shall be designated for "Gamtal Extension" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] MONDAY, NOVEMBER 9, 2020 / KARTIKA 18, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૨૭ નવેમ્બર, ૨૦૨૦.

**ક્રમાંક: જીએન-૨૦૨૦/૨૯/નસય/૨૧૨૦/૨૦૮૦/૩/ક.૩:-** ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે એક્ટની કલમ-૩ હેઠળ સુજલામ સુફલામ વર્તુળ-૧, ગાંધીનગર હસ્તકની પાણીની ઉદ્દહન પાઈપલાઈનોની કામગીરીના સંદર્ભે નિમાયેલ કોમ્પીટન્ટ ઓથોરીટી દ્વારા બહાર પડાયેલ નીચે મુજબના જાહેરનામાને ગેઝેટમાં નીચે મુજબ યથાવત પ્રસિદ્ધ કરેલ છે.

જાહેરનામું

ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત)

અધિનિયમ-૨૦૦૦ની કલમ-૩ અન્વયેનું જાહેરનામું

ગુજરાત રાજ્યમાં નર્મદાના પાણીને મહેસાણા જિલ્લાના વડનગર તાલુકાના મોજે. પીંપળદર ગામના જુના સર્વે નં.૨૧માં આવેલ ગામ તળાવ ભરવા માટે નેટવર્ક પાઈપલાઈન નાંખવાની કામગીરી માટે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ-૩થી મળેલ સત્તા અન્વયે નીચે મુજબની અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.

આથી હિત ધરાવતી વ્યક્તિને ચેતવણી આપવામાં આવે છે કે, ઉક્ત પાઈપલાઈન નાંખવા માટે જરૂરીયાત અનુસારની પહોળાઈ અને ઉંડાઈમાં કામગીરી કરવાની થશે. આ કામમાં રોકાયેલાં કોઈપણ સરકારી કર્મચારી તથા કોઈપણ ઈજારદારને અવરોધરૂપ અથવા અંતરાયરૂપ બની શકશે નહીં.



જે સારૂ આગામી સમય દરમ્યાન પથરેખામાં આવતાં સર્વે નંબર/બ્લોક નંબરના પાઈપલાઈન કામને અસર થાય તેવી બાંધકામની કોઈપણ કામગીરી કરવી નહીં.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાની નકલ સમાચારપત્રમાં પ્રસિદ્ધ થયાની તારીખથી ત્રીસ (૩૦) દિવસની અંદર જમીન વપરાશકારોના હક્ક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત “કાર્યપાલક ઈજનેશ્રીની કચેરી, કાંસ વિભાગ, ભોંયતળીયે સ્ટેટ વોટર ડેટા સેન્ટર બિલ્ડીંગ, સેક્ટર-૮, ગાંધીનગર-૩૮૨૦૦૮” ને લેખિતમાં રજુ કરવા જણાવવામાં આવે છે.

	અનુસૂચિ		
	જુના સર્વે નંબર		
જિલ્લો-મહેસાણા તાલુકો-વડનગર ગામ-પીપળદર	૯૨	૯૯/૧	૧૦૦/પૈકી ૧૦
	૯૩	૯૯/૨	૧૦૧ પૈકી ૧
	૯૫ પૈકી ૧	૯૯/૩	૧૦૧ પૈકી ૨
	૯૫ પૈકી ૨	૯૯/૪	૧૦૧ પૈકી ૩
	૯૫ પૈકી ૨/ પૈકી ૧	૯૯/૫	૧૦૧ પૈકી ૪
	૯૫ પૈકી ૨ /પૈકી ૨	૯૯/૬	૧૦૨/૧
	૯૬ પૈકી ૧	૯૯/૭	૧૦૨/૨
	૯૬ પૈકી ૨	૯૯/૮	૧૦૮
	૯૬ પૈકી ૩ પૈકી	૧૦૦	૧૦૯ પૈકી ૧
	૯૬ પૈકી ૩ પૈકી	૧૦૦/પૈકી ૧	૧૦૯ પૈકી ૧/પૈકી ૧
	૯૮/૧	૧૦૦/પૈકી ૨	૧૦૯ પૈકી ૨
	૯૮/૨	૧૦૦/પૈકી ૩	૧૧૦ પૈકી ૧
	૯૮/૩	૧૦૦/પૈકી ૪	૧૧૦ પૈકી ૨
	૯૮/૪	૧૦૦/પૈકી ૫	૧૧૧/૧ પૈકી ૧
	૯૮/૫	૧૦૦/પૈકી ૬	૧૧૧/૧ પૈકી ૨
	૯૮/૬	૧૦૦/પૈકી ૭	૧૧૧/૧ પૈકી ૩
	૯૮/૭	૧૦૦/પૈકી ૮	
	૯૮/૮	૧૦૦/પૈકી ૯	

બી. એચ. જોષી,  
સરકારના ઉપસચિવ (ઉ.ગુ.).

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સત્યમેવ જયતે

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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૨૭ નવેમ્બર, ૨૦૨૦.

**ક્રમાંક: જાએન/૨૦૨૦/૩૦/સુસુ-૧/૨૧૧૯/૧૯૦૬/૧૧૬/ક.૩:-** ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે એકટની કલમ-૬ હેઠળ સુજલામ સુફલામ વર્તુળ-૧, ગાંધીનગર હસ્તકની પાણીની ઉદ્ભવ પાઈપલાઈનોની કામગીરીના સંદર્ભે નિમાયેલ કોમ્પીટન્ટ ઓથોરીટી દ્વારા બહાર પડાયેલ નીચે મુજબના જાહેરનામાને ગેઝેટમાં નીચે મુજબ યથાવત પ્રસિદ્ધ કરેલ છે.

જાહેરનામું

ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત)

અધિનિયમ-૨૦૦૦ની કલમ-૬ અન્વયેનું જાહેરનામું

ગુજરાત રાજ્યમાં નર્મદાના પાણીને મહેસાણા જિલ્લાના (૧) વિજાપુર તાલુકાના મોજે. ઘનપુરા (ઘાંટુ) ગામના સર્વે નં.૮૩૭માં આવેલ સીમ તળાવ તથા રામપુરા (કુ.) ગામના સર્વે નં.૩૪૦માં આવેલ સીમ તળાવ ભરવા (૨) મહેસાણા જિલ્લાના ખેરાલુ તાલુકાના મોજે.વઘવાડી ગામના સર્વે નં.૬૫ (જુનો સર્વે નં.૫૦૦) માં આવેલ જોરાપુરા તળાવ ભરવા તેમજ (૩) મહેસાણા જિલ્લાના વડનગર તાલુકાના મોજે.પીંપળદર ગામના જુના સર્વે નં.૨૧માં ગામતળાવ ભરવા માટે નેટવર્ક પાઈપલાઈન નાંખવાની કામગીરી માટે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ-૩ નું જાહેરનામું દૈનિક સમાચાર પત્ર “સંદેશ” માં તા.૨૮-૦૮-૨૦૨૦ના રોજ પેજ નં.૭ ઉપર અને “દિવ્ય ભાસ્કર” માં તા.૦૩-૦૯-૨૦૨૦ના રોજ પેજ નં.૯ ઉપર રોજ બહાર પાડેલ અને જાહેરનામાની અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હીત ધરાવતી કોઈપણ વ્યક્તિને જાહેરનામું સમાચાર પત્રમાં પ્રસિદ્ધ થયા તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર “કાર્યપાલક ઈજનેરશ્રી, કાંસ વિભાગ, સ્ટેટ વોટર ડેટા સેન્ટર બિલ્ડીંગ, સેક્ટર-૮, ગાંધીનગર” ની કચેરીને જમીન વપરાશના હક્ક સંપાદન કરવા અંગેના વાંધા કારણો સહિત લેખિતમાં જાણ કરવા જણાવેલ. આ સંદર્ભે સદર જાહેરનામું સમાચાર પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર જમીન

વપરાશના હક્ક સંપાદન કરવા અંગેના વાંધાઓ અત્રે મળેલ નથી. ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ-૬ નું જાહેરનામું દૈનિક સમાચાર પત્ર “દિવ્ય ભાસ્કર” માં પેજ નં.૭ ઉપર તા.૦૬-૧૦-૨૦૨૦ના રોજ બહાર પાડેલ છે.

આથી હવે ગુજરાત પાણીની પાઈપલાઈન(જમીનમાંના વપરાશકારોના હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૨૦ની કલમ-૬ થી મળેલ સત્તા અન્વયે

નીચે મુજબની અનુસૂચિમાં જણાવેલ જમીન ઉપરોક્ત હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.			
અનુસૂચિ			
જિલ્લો-મહેસાણા તાલુકો-વિજાપુર ગામ-રામપુરા(કુવાયડ)	જુનો સર્વે નંબર		નવો સર્વે નંબર
	૧૦૨/૧		૩૪૫
	૧૦૪ પૈકી		૩૫૨
	૧૦૫/૨		૩૫૩
	૧૩૫/૧ પૈકી		૩૬૭
	૧૩૫/૧ પૈકી		૩૬૮
	૧૩૫/૨ પૈકી ૨		૩૬૯
	૧૩૫/૨ પૈકી ૨		૩૭૦
	૧૩૮/૧ પૈકી		૩૭૬
	૧૩૯/૨ પૈકી		૩૯૩
	૧૩૯/૫		૩૯૪
	૧૪૦/૧		૩૯૭
	૧૪૩ પૈકી		૩૯૮
	૧૪૪/૧		૪૦૩
	૧૪૪/૨		૪૦૪
	૧૪૫		૪૦૫
	૧૪૬ પૈકી		૪૧૬
જિલ્લો-મહેસાણા તાલુકો-ખેરાલું ગામ-વઘવાડી	૫૦૨/૧ અ		૬૭
	૫૦૨/૧ બ		૬૮
	૫૦૨/૨		૬૯
	૫૦૩/૧		૭૧
	૫૦૩/૨		૭૨
	જુના સર્વે નંબર		
જિલ્લો-મહેસાણા તાલુકો-વડનગર ગામ-પીંપળદર	૯૨	૯૯/૧	૧૦૦/ પૈકી ૧૦
	૯૩	૯૯/૨	૧૦૧ પૈકી ૧
	૯૫ પૈકી ૧	૯૯/૩	૧૦૧ પૈકી ૨
	૯૫ પૈકી ૨	૯૯/૪	૧૦૧ પૈકી ૩
	૯૫ પૈકી ૨/પૈકી ૧	૯૯/૫	૧૦૧ પૈકી ૪
	૯૫ પૈકી ૨/પૈકી ૨	૯૯/૬	૧૦૨/૧
	૯૬ પૈકી ૧	૯૯/૭	૧૦૨/૨

	૯૬ પૈકી ૨	૯૯/૮	૧૦૮
	૯૬ પૈકી ૩ પૈકી	૧૦૦	૧૦૯ પૈકી ૧
	૯૬ પૈકી ૩ પૈકી	૧૦૦/પૈકી ૧	૧૦૯ પૈકી ૧/પૈકી ૧
	૯૮/૧	૧૦૦/પૈકી ૨	૧૦૯ પૈકી ૨
	૯૮/૨	૧૦૦/પૈકી ૩	૧૧૦ પૈકી ૧
	૯૮/૩	૧૦૦/પૈકી ૪	૧૧૦ પૈકી ૨
	૯૮/૪	૧૦૦/પૈકી ૫	૧૧૧/૧ પૈકી ૧
	૯૮/૫	૧૦૦/પૈકી ૬	૧૧૧/૧ પૈકી ૨
	૯૮/૬	૧૦૦/પૈકી ૭	૧૧૧/૧ પૈકી ૩
	૯૮/૭	૧૦૦/પૈકી ૮	
	૯૮/૮	૧૦૦/પૈકી ૯	

**બી. એચ. જોષી,**  
સરકારના ઉપસચિવ (ઉ.ગુ.).

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સત્યમેવ જયતે

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## PART IV-B

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નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭ નવેમ્બર, ૨૦૨૦.

**ક્રમાંક:** જાએન/૨૦૨૦/૩૧/મંત્રી/૨૧૧૯/૬૦૪/૧૦૭/ક-૩.- ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે એકટની કલમ-૩ હેઠળ સુજલામ સુફલામ વર્તુળ-૧, ગાંધીનગર હસ્તકની પાણીની ઉદ્ઘાટન પાઈપલાઈનનો કામગીરીના સંદર્ભે નિમાયેલ કોમ્પીટન્ટ ઓથોરીટી દ્વારા બહાર પડાયેલ નીચે મુજબના જાહેરનામાને ગેઝેટમાં નીચે મુજબ ચથાવત પ્રસિધ્ધ કરેલ છે.

જાહેરનામું
<p><b>ગુજરાત પાણીની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ અન્વયે જાહેરનામું</b></p> <p>ગુજરાત રાજ્યમાં નર્મદાના પાણીને મહેસાણા જિલ્લાના વડનગર તાલુકાના મોજે, ડાબું ગામના સર્વે નં. ૦૨ (જુનો સર્વે નં. ૦૧) માં આવેલ ગામ તળાવ ભરવા માટે નેટવર્ક પાઈપલાઈન નાંખવાની કામગીરી માટે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ થી મળેલ સત્તા અન્વયે નીચે મુજબની અનુસૂચીમાં જણાવેલ જમીન ઉપરોક્ત જણાવેલ હેતુસર ઉપયોગ કરવા માટે જાહેરનામું પ્રસિદ્ધ કરવામાં આવે છે.</p> <p>આથી હિત ધરાવતી વ્યક્તિને ચેતવણી આપવામાં આવે છે કે, ઉક્ત પાઈપલાઈન નાખવા માટે જરૂરીયાત અનુસારની પહોળાઈ અને ઉંડાઈમાં કામગીરી કરવાની થશે. આ કામમાં રોકાયેલાં કોઈપણ સરકારી કર્મચારી તથા કોઈપણ ઈજારદારને અવરોધરૂપ અથવા અંતરાયરૂપ બની શકશે નહીં.</p> <p>જે સારૂ આગામી સમય દરમિયાન પથરેખામાં આવતાં સર્વે નંબર/ બ્લોક નંબરના પાઈપલાઈનના કામને અસર થાય તેવી બાંધકામની કોઈપણ કામગીરી કરવી નહીં.</p>

સદરહુ અનુસૂચીમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ જાહેરનામાની નકલ સમાચાર પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ત્રીસ (૩૦) દિવસની અંદર જમીન વપરાશકારોના હક્ક બાબતે કલમ-૩ મુજબ કોઈ વાંધો હોય તો તે કારણો સહિત "કાર્યપાલક ઇજનેરશ્રીની કચેરી, કાંસ વિભાગ, ભોયતળીયે, સ્ટેટ પોટર ડેટા સેન્ટર બીલ્ડીંગ, સેક્ટર-૮, ગાંધીનગર- ૩૮૨૦૦૮" ને લેખિતમાં રજુ કરવા જણાવવામાં આવે છે.

અનુસૂચિ				
	જુનો સર્વે નંબર	નવો સર્વે નંબર	જુનો સર્વે નંબર	નવો સર્વે નંબર
જીલ્લો-મહેસાણા તાલુકો - વડનગર ગામ:- મઢાસણા	૮/૧	૩૨૨	૩૦	૨૭૮
	૮/૨ પૈકી ૧	૩૨૪	૩૫ પૈકી ૧	૨૧૦
	૧૦ પૈકી ૧	૩૧૪	૩૬/૪	૨૧૪
	૧૧ પૈકી ૪	૩૧૭	૩૬/૫	૨૧૩
	૧૨/૨	૨૮૦	૩૭/૧	૨૧૮
	૧૩ પૈકી ૨	૨૮૫	૩૭/૨	૨૧૮
	૨૮/૧	૨૮૮	૩૮/૧ પૈકી	૨૨૨
	૨૮/૨ પૈકી ૧	૨૮૧	૩૮/૨	૨૨૧
	૨૮/૨ પૈકી ૩	૨૭૬	૩૮/૩ પૈકી	૨૨૦
જીલ્લો-મહેસાણા તાલુકો - વડનગર ગામ:- ડાબું	૮૮ પૈકી ૧	૧૧૫	૧૦૨	૧૧૮
	૮૮ પૈકી ૨	૧૨૪	૧૧૦ પૈકી ૧	૧૩૪
	૮૮ પૈકી ૩	૧૨૩	૧૧૦ પૈકી ૨	૧૩૩
	૮૮ પૈકી ૪	૧૨૨	૧૧૦ પૈકી ૩	૧૩૨
	૮૮ પૈકી ૨	૧૨૮	૧૧૦ પૈકી ૪	૧૩૧
	૧૦૦/૧	૧૫૧	૧૧૩/૧	૧૩૮
	૧૦૧/૧ પૈકી ૧	૧૧૬	૧૧૩/૨	૧૪૦
	૧૦૧/૧ પૈકી ૨	૧૧૭	૧૧૩/૩	૧૩૯
જીલ્લો-મહેસાણા તાલુકો - વડનગર ગામ:- ઉણાદ	૧૬૮/૧	૫૭૨	૧૭૦/૨	૫૭૪
	૧૬૮/૨	૫૭૩	૧૭૦/૪	૫૭૭
	૧૬૮/૩	૫૭૧	૧૭૦/૬	૫૭૮
	૧૭૦/૧	૫૭૬	૧૭૦/૬	૫૭૯

બી. એચ. જોષી,  
સરકારના ઉપસચિવ (ઉ.ગુ.).

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#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> October, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-112-SRS-132020-3-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### SCHEDULE

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Panchnath Society, Moje: Mavdi-1, Survey No. 114 T.P. Scheme No. 21 F.P. No. 42/2, Ta- Rajkot City (South), Dist- Rajkot.	Panchnath Society	(1) <b>East-</b> Adjacent F.P. No.33, 33/B, 34/2. (2) <b>West-</b> Adjacent T.P. Road. (3) <b>North-</b> Adjacent T.P. Road. (4) <b>South-</b> Adjacent F.P. No.42/A.	551.00 Sqm.

By order and in the name of the Governor of Gujarat,

PRAVIN DHANDHUKIA,

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> October, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-113-SRS-132019-31-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### SCHEDULE

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	V. K. Patel and Co., Moje: Isanpur, Survey No. 322/2 T.P. No. 53 F.P. No. 95/2 Ta- Maninagar, Dist- Ahmedabad.	V. K. Patel and Co.	(1) <b>East-</b> V. K. Patel and Co (S.N. 368)(F.P. No. 94) (2) <b>West-</b> L. N. Patel and Co (S.N. 321) (F.P. No. 95/1, 182) (3) <b>North-</b> K. P. Patel and Co (S.N. 325) (F.P. No. 94) (4) <b>South-</b> National Highway (S.N. 317, 320)	4000.00 Sqm paiki 933.36 sqm

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 29<sup>th</sup> October, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM-2020-114-SRS-132020-45-H:** In exercise of powers conferred by section 125C of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs the Supplemental Revenue Settlement in respects of the following transitional area as mentioned in the Schedule for the purposes of the aforesaid Act.

#### SCHEDULE

The details showing the area of the transitional area for Supplemental Revenue Settlement

Sr. No.	Name of the area.	Details of the Sub-area included in the area.	four sides of the area.	Approximate size of the area.
1	2	3	4	5
1	Sharon park Society (Dipen Row-House), Moje: Khokhara, Survey No. 239 T.P. No. 25 Ta- Maninagar, Dist- Ahmedabad.	Sharon park Society (Dipen Row-House)	(1) <b>East-</b> Radhika park society (Survey No. 236). (2) <b>West-</b> Ishvarkrupa Bunnglows (Survey No. 240). (3) <b>North-</b> Nutan Highschool (Survey No. 238). (4) <b>South-</b> Public Road.	3720.00 Sqm.

By order and in the name of the Governor of Gujarat,

**PRAVIN DHANDHUKIA,**

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> November, 2020.

**No.GHU-2020-(78)-GET-11-2020-1438-K :** - Whereas Gujarat Energy Transmission Corporation Limited, Vadodara, has been declared as an State Transmission Utility (STU) vide EPD's Notification No.GHU-2004-GEB-1104-2964-K dated 29.5.2004,

(2) And whereas in pursuance of the provisions under section 38 and 39(2) of the Electricity Act, 2003, GETCO, has been casted the responsibility of laying down such essential Transmission Network across the State for providing power to the consumers of the State, through Distribution Utilities under the State Government,

(3) And whereas since the inception of the Electricity Act, 2003 with the previous approval accorded by Government, GETCO is to undertake some new Transmission networks including overhead lines as specified in Annexure-A attached herewith.

(4) Now, therefore, Government is pleased to accord approval u/s 68(1) of the Electricity Act, 2003, to GETCO, an STU, for carrying out new and ongoing works as referred to, at item No.(3) above, subject to the compliance of provisions of the Electricity Act - 2003, work of Licensees Rules - 2006 and CEA (Measures relating to safety and Electrical Supply) Regulations, 2010, relevant provisions of the Indian Telegraph Act, 1855 as stipulated in the section 164 of the Electricity Act, 2003, the CEA (Safety requirements for construction, operation and Maintenance of Electrical Plants and Electrical Lines) Regulations, 2011 and provisions of the Works of Licensees Rules, 2006.

(5) The approval of Government, as mentioned above, is subject to the condition that wherever necessary, GETCO would obtain necessary approvals / clearance from the concerned State Authorities including local authorities of the concerned area.

By order and in the name of the Governor of Gujarat,

**DIPESH RAJ,**

Under Secretary to Government.

## ANNEXURE A

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
<b>A</b>	<b>66 KV Line</b>						
1	Erection work of 66kV S/C Panther Tower Line to 66kV Amrutpur S/S from Existing 66kV Nagadhra SS with ACSR Panther Conductor & Establishment of 66KV Amrutpur(Jeera) S/S.(Length : 10.44 RKM).	S/C	Amreli	Amreli	10.44	New	66KV
2	Erection work of 66KV LILO line on Panther tower with DOG Conductor Stringing to Proposed 66KV Ugamedi Sub-station from Existing 66KV Gadhada – Tatam H-Frame Line. & Establishment of 66KV Ugamedi S/S. (Total Length: 6.75RKM)	D/C	Amreli	Amreli	6.75	New	66KV
3	Erection work of 66kv LILO line to proposed 66kv Bhokarva S/S from Existing 66kv Pithavdi –Vanda Line on D/C panther tower with ACSR Dog Conductor & Establishment of 66KV Bhokarva S/S.[Total length :13.11RKM]	D/C	Amreli	Amreli	13.11	New	66KV
4	Conversion of exi. S/C 66kV Kim-Karanj H frame line into D/C line on new M/C tower with ACSR Panther Conductor ( 3.5Rkm) by dismantling of exi. Old H frame S/C line.	D/C	Bharuch	Bharuch	7	New	66KV
5	Conversion of exi.66kV S/C Zagadia-Dadhaeda into D/C line by hotline stringing on exi.tower ACSR Panther Conductor having line length- 4.65 Rkm.	S/C	Bharuch	Bharuch	4.65	New	66KV
6	66KV Bhodu (GETCO) S/S- M/s, Juniper Green Sigma Pvt. Ltd. Solar Plant (Bhodu) line	S/C	Palanpur	Deesa	0.76	New	66KV
7	66KV LILO Adrana line from existing 66KV Chhapi-Vadgam line	D/C	Palanpur	Deesa	3.85	New	66KV
8	Erection of 66KV S/C line from existing 220 KV Jamla S/S to to existing 66kV Moti adaraj SS with Partial Panther conductor on H frame structure and U/G cable Total Length-16.414 Km under Dinkar yojana	S/C	Himatnagar	Himatnagar	16.414	New	66KV
9	Erection of 66KV S/C line from existing 220 KV Jamla S/S to to existing 66kV Manekpur SS with Partial Panther conductor on H frame structure and U/G cable Length-12.33 Km under Dinkar yojana	S/C	Himatnagar	Himatnagar	12.33	New	66KV
10	Erection of 66KV S/C line from existing 66 KV Langhnaj S/S to to existing 66kV Karjisan SS with Panther conductor on H frame structure Length-10.02 Km under Dinkar yojana	S/C	Himatnagar	Himatnagar	10.02	New	66KV
11	Erection of 66KV S/C link line on D/C Tower Line with Dog conductor from 66KV Vihar SS to 66KV Vadasan SS under R&M Plan 2020-21	S/C	Himatnagar	Himatnagar	7.754	New	66KV
12	66KV Visavada Miyani S/C line with ACSR Panther conductor on D/C Panther tower with ACSR Panther conductor.	S/C	JAMNAGAR	JAMNAGAR	10.82	New	66KV
13	66kv LILO to 66kv Rojivada S/s line with ACSR Panther conductor on D/C tower from 66kv Gunda Bharatpur (Mokhana) Dog line.	D/C	JAMNAGAR	JAMNAGAR	8.94	New	66KV
14	66KV D/C Talala (132KV SS) to Jepur line on Panther tower structure with ACSR Panther conductor and partly laying of 66KV 1xCore 630 SQ.MM. Aluminium conductor XLPE (6+1) cable system (D/C OH 4.215RKM+UG cable 2.5RKM)	D/C	Junagadh	Junagadh	13.43	New	66 KV
15	66KV S/C Jepur to Moraj line on Panther tower structure with ACSR Panther conductor and partly laying of 66KV 1-Core 630 SQ.MM. Aluminium conductor XLPE (3+1) cable system (S/C OH 0.930RKM + Hotline stringing 9.570 RKM + UG cable 5.5RKM)	S/C	Junagadh	Junagadh	16.00	New	66 KV
16	66KV S/C line on D/C Panther Tower with ACSR Panther Conductor from 66KV Jepur S/S to 66KV Ladudi S/S	S/C	Junagadh	Junagadh	7.00	New	66 KV
17	66KV S/C line on D/C Panther Tower with ACSR Panther Conductor from 220KV Kansari (Dhokadava) S/S to 66KV Luvvari-moli S/S	S/C	Junagadh	Junagadh	14.09	New	66 KV
18	66KV S/C Visavadar (220KV) to Chhodavadi line on Panther tower structure with ACSR Panther conductor and partly laying of 66KV 1xCore 630 SQ.MM. Aluminium conductor XLPE (3+1) cable system (S/C OH 20.95RKM including Hotline stringing + UG cable 0.20RKM)	S/C	Junagadh	Junagadh	21.15	New	66 KV

Sr. No.	Name of lines	S/C or D/C	Transmission Circle	Construction Division	Approximate CKM.	Test charged/ Dt. of commissioning	Voltage Class
19	66KV D/C LILO line to existing 66KV Vekariya S/S from existing 66KV Malsika to Kagdadi line on Panther tower with ACSR DOG conductor	D/C	Junagadh	Junagadh	20.00	New	66 KV
20	66kV D/C line from new 66KV Khimpadar S/S to existing 66kV Mendarda S/S, on 66KV D/C Panther tower with ACSR Panther Conductor and partly laying of 66KV 1xCore 630 SQ.MM. (6+1) UG cable (D/C OH 10.0RKM+ UG cable 1.0 RKM)	D/C	Junagadh	Junagadh	22.00	New	66 KV
21	Stringing of 2nd circuit of new 66KV S/C Navagam to Khimpadar line, on 66KV D/C Panther tower with ACSR Panther Conductor	D/C	Junagadh	Junagadh	15.00	New	66 KV
22	66kV S/C line from existing 220KV Keshod S/S to existing 66kV Mangrol S/S, on 66KV D/C Panther tower with ACSR Panther Conductor and partly laying of 66KV 1xCore 630 SQ.MM. (3+1) UG cable. (S/C OH 19.10RKM+ UG cable 3.20 RKM)	S/C	Junagadh	Junagadh	22.30	New	66 KV
23	66KV LILO to Gangiyavadar S/S from Prop. (Under Const.) 66Kv D/C Vaghasiya (132KV) – Lakaddhar II line on D/C tower with ACSR Panther Conductor having length 12.750 KM	D/C	Gondal	Rajkot	25.5	New	66KV
24	66KV LILO line at proposed 400KV Shapar S/S from proposed 66KV Sitagadh – Ninama line on M/C & D/C tower with ACSR panther conductor having route length of 5.185 RKM.	D/C	Surendranagar	Limbdi	10.37	New	66KV
25	66KV LILO line at proposed 400KV Shapar S/S from existing 66KV Aya – Juna Jasapar line on M/C & D/C tower with ACSR panther conductor having route length of 6.825 RKM.	D/C	Surendranagar	Limbdi	13.65	New	66KV
26	66KV S/C Shapar – Lakhanka line on D/C tower with ACSR Panther conductor having route length of 22.0 RKM	S/C	Surendranagar	Limbdi	22	New	66KV
27	66KV S/C Shapar – Dhandhalpur on M/C & D/C tower with ACSR panther conductor having route length of 13.638 RKM.	S/C	Surendranagar	Limbdi	13.638	New	66KV
28	66KV S/C Shapar – Dhinkwadi line on M/C & D/C tower with ACSR panther conductor having route length of 21.541 RKM	S/C	Surendranagar	Limbdi	21.541	New	66KV
29	LILO to 220KV Virpore SS from proposed 66KV Songadh-Uchhchhal Line on Panther tower with Panther conductor Total length: 20.593km	D/C	Navsari	Navsari	41.186	New	66KV
30	66kv DC Virpore –Valod Line on Panther tower with Panther conductor (23.29km) & partial 630sq.mm 1Cx (6+1) UG XLPE power cable line (0.400km) Total length : 24.690km	D/C	Navsari	Navsari	47.380	New	66KV

## Abbreviation

D/C

S/C

M/C

UG Cable

WIP

O/H

Double Circuit

Single Circuit

Multi Circuit

Under Ground Cable

Work in progress

Over head

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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Vol. LXI ] MONDAY, NOVEMBER 9, 2020 / KARTIKA 18, 1942

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

**Notification under sub-section (5) of section 37-A of the  
Bombay Land Revenue Code, 1879.**

#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, Date: 07<sup>th</sup> November, 2020.

**No.: GHM/2020/115/M/JHN/222019/1397/K.-** Whereas by Government Notification in the Revenue Department No. GHM/2017/40/M/DBN/222016/2152/L, dated the 16/06/2017 issue under sub-section (1) of Section 37-A of the Bombay Land Revenue Code, 1879 (Bombay V of 1879), it was declared that the part of the public roads/lanes/paths specified in the schedule hereto annexed, were not required for the use of the public and that it was proposed to extinguish the rights of the public as well as of all individuals in or over the said parts of the public roads/Lanes/Paths, and

Whereas the Government of Gujarat is satisfied after considering the record of the proceedings and the report of the Collector under sub-section (4) of the said section of the said Act, that the said parts of the said Roads/Lanes/Paths are not required for the use of the public

Now, therefore, in exercise of the powers conferred by sub-section (5) of the said section of the said Act, the Government of Gujarat is pleased to declare that all right of the public as well as of all individuals in or over the said parts of the said Roads/Lanes/Paths are hereby extinguished.

**SCHEDULE**

Sr. No.	Dist. Taluka or Mahal and Village in which the parts of the roads/lanes/paths are situated	Description of the parts of the roads/lanes/paths	Approximate area of the roads/lanes/paths	Boundries
(1)	(2)	(3)	(4)	(5)
1	Dist. Kheda Ta. Matar At: Village Sandhana	Village Sandhana Ta. Matar Block No.1338 and 1363 in between east to west part Naal, Approx 200 mtr. to 300 mtr	H. 0-14-60 Sq. Mtr.	<u>North:</u> blok No.1362/A Land <u>South:</u> National highway No.8 <u>East:</u> Blok No. 1365 Land <u>West:</u> Blok No.1359 and 1342/p Land

By order and in the name of the Governor of Gujarat,

**R. C. DESAI,**

Under Secretary,

Revenue Department, Government of Gujarat.

**મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૩૭ એ ની પેટા કલમ (૫) અન્વયે જાહેરનામું**

**મહેસૂલ વિભાગ**

**જાહેરનામું**

૧૧, સરદાર ભવન, ૫ મો માળ,

સચિવાલય, ગાંધીનગર, તા.૭મી નવેમ્બર, ૨૦૨૦.

**ક્રમાંક: ધમ/૨૦૨૦/૧૧૫/મ/જહન/૨૨૨૦૧૯/૧૩૯૭/ક.-** સને ૧૮૭૯ની મુંબઈ જમીન મહેસૂલ સંહિતા (સને ૧૮૭૯ નો મુંબઈ નો પાંચમો) ની કલમ-૩૭-એ ની પેટા કલમ (૧) અન્વયે બહાર પાડવામાં આવેલ મહેસૂલ વિભાગના જાહેરનામા ક્રમાંક: ધમ/૨૦૧૭/૪૦/મ/દબા/૨૨૨૦૧૬/૨૧૫૨/લ, તા.૧૬/૦૬/૨૦૧૭ અન્વયે એવું જાહેર કરવામાં આવ્યું હતું કે, તે જાહેરનામાની સાથે જોડવામાં આવેલ અનુસૂચિમાં વર્ણવવામાં આવેલા જાહેર નાળીયાના ભાગો કે ઉક્ત ભાગમાંના તે પરના જાહેર જનતાના હક્કો, જાહેર જનતાના ઉપયોગ માટે જરૂરી ન હતા અને સદરહુ જાહેર નાળીયાના ભાગો કે ઉક્ત ભાગમાંના અથવા તેના પર જાહેર જનતાના તેમજ બધી વ્યક્તિઓના હક્કના અંત લાવવાનું વિચારેલ હતું. અને, વાસ્તે સદરહુ અધિનિયમની સદરહુ કલમની પેટા કલમ-(૪) અન્વયે કાર્યવાહીઓની દફતરી નોંધ અને કલેક્ટરના અહેવાલને વિચારણામાં લીધા પછી, સદરહુ નાળીયાના ભાગો કે ઉક્ત ભાગમાંના તે પરના જાહેર જનતાના હક્કો જાહેર જનતાના ઉપયોગ માટે જરૂરી નથી. એવી ગુજરાત સરકારને ખાતરી થઈ છે.

હવે, સદરહુ કલમની પેટા કલમ-૫ અન્વયે મળેલી સત્તાની રૂએ, ગુજરાત સરકાર આથી જાહેર કરે છે કે, સદરહુ નાળીયાના ભાગો કે ઉક્ત ભાગમાંના અથવા તે પરના જાહેર જનતાના તેમજ બધી વ્યક્તિઓના બધા હક્કોનો આથી અંત લાવવામાં આવે છે.

## અનુસૂચિ

ક્રમ	જે જિલ્લા/તાલુકા રસ્તાના અથવા મહાલ અને ગામ જેમાં રસ્તાનો (ગલીના) માર્ગના ભાગો આવેલ છે તેનું નામ	રસ્તાના (ગલીના માર્ગના) ભાગોનું વર્ણન	રસ્તાના/ગલીનું (માર્ગનું) અંદાજિત ક્ષેત્રફળ	ચતુર્દિશા
૧	૨	૩	૪	૫
૧	જિલ્લો: ખેડા, તાલુકો: માતર મોજે: ગામ સંઘાણા	મોજે: સંઘાણા, તા.માતરના સર્વે નં.૧૩૩૮ તથા સર્વે નં.૧૩૬૩ વાળી જમીન વચ્ચે પૂર્વ- પશ્ચિમ દિશામાં લાંબી આશરે ૨૦૦ થી ૩૦૦ મીટર જેટલી નાળ આવેલ છે.	હે.૦-૧૪-૬૦ ચો.મી.	(૧) ઉત્તરે: બ્લોક નં.૧૩૬૨/અ વાળી જમીન આવેલ છે. (૨) દક્ષિણે: નેશનલ હાઇવે નં.૮ આવેલ છે. (૩) પૂર્વ: બ્લોક નં. ૧૩૬૫ વાળી જમીન આવેલ છે. (૪) પશ્ચિમે: બ્લોક નં. ૧૩૫૮ તથા ૧૩૪૨/પૈકી વાળી જમીન આવેલ છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**આર. સી. દેસાઈ,**

ઉપસચિવ

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI] TUESDAY, NOVEMBER 10, 2020 / KARTIKA 19, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 10<sup>th</sup> November, 2020.

#### GUJARAT PRIVATE UNIVERSITIES ACT, 2009.

**No: GH/SH/49/EPU/2020/341/KH1:-** In exercise of the powers conferred by the Section 26 of the Gujarat Private Universities Act, 2009 (Gujarat Act No.8 of 2009), the Government of Gujarat hereby approves the First Statutes of the J.G. University, Uvarsad as proposed by the Governing Body of the J.G. University, Uvarsad in its meeting held on 11<sup>th</sup> Jan., 2020.

By order and in the name of the Governor of Gujarat,

**B. S. PARMAR,**

Under Secretary to Government.

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#### Chapter: 1 Short title, Scope and Commencement

- 1.1 These Statutes may be called the First Statutes of J G University, Ahmedabad.
- 1.2 The First Statutes have been framed under section 26 of the Gujarat Private Universities Act, 2009 in the meeting of Governing Board of J. G. University dated 11th January 2020, vide item 15 and resolution no. JGUn/GM.01/R/04
- 1.3 It shall come into force with effect from the date of the notification in the Official Gazette.
- 1.4 The Statutes are in conjunction with the provisions of the Gujarat Private Universities Act 2009. In case of any changes in the provisions of the Act or the Rules or the Statutes, the provision of the Act shall prevail.
- 1.5 Nothing in these Statutes shall be deemed to bar the University from amending the Statutes subsequently, according to the provision of Section 27 of the Act and the amended Statutes, if any, shall be applicable with immediate or prospective effect from such a date as prescribed in the notification.



- 1.6 The policies framed by the University shall be in consonance with the norms of UGC/State Government /MHRD and any other regulatory body as may be applicable from time to time.

## **2. Definitions:**

- (i) In these First Statutes, unless the context otherwise requires:
- a) 'Act' means the Gujarat Private University Act, 2009, as amended from time to time;
  - b) 'Authorities' means the Authorities of the University as specified in section 19 of the Act;
  - c) 'Board' Means Board of Management of the University;
  - d) 'Building' and Works Committee' means the Building and Works Committee of the University;
  - e) 'Central Government' means the Government of India
  - f) 'Dean' means the Dean of the University;
  - g) 'Department, School, Centre and Division' means, the Department, School, Centre, and Division respectively, established by the University from time to time.
  - h) 'Faculty' means Professor, Associate Professor and Assistant professor (Regular, Contractual, Adhoc or Visiting) as appointed by the University;
  - i) 'Finance Committee' means the Finance Committee of the University.
  - j) 'Head' means the Head of the Department, School, Centre, Division or such other unit as the case may be ;
  - k) 'Officers' means the Officers of the University.
  - l) 'Ordinances' means the Ordinances of the University as may be framed from time to time under section 28 of the Act;
  - m) 'Rules' means the rules framed by the state government under the "Gujarat Private Universities Act 2009".
  - n) 'Statutes' means Statutes of the J. G. University;
  - o) 'Student' means a student admitted to a prescribed programme of the University through the laid down procedure and whose name is borne on the rolls of the University;
  - p) 'University' means J. G. University, Ahmedabad;
  - q) 'Warden' means the warden of the Halls of Residence and Hostels of the University; and
  - r) 'Schedule' means schedule annexed to these statutes.
- (ii) All words and expressions used herein and defined in the Act and the statutes shall have the meanings respectively assigned to them in the Act and the Statutes.

## **3. Objectives of the University:**

- I. The University shall observe the objectives of the University as described in the Section 4 of the Gujarat Private University Act, 2009 amended from time to time.
- II. The University may pursue any other objectives as laid down under relevant guidelines of the Central Government or State Government in that regard, from time to time.

## **Chapter: 2 Authorities of the University**

### **2.1 Powers & Functions of the Governing Body:**

- i.** The formation of the Governing Body shall be as per provisions of the Gujarat Private Universities Act, 2009.
- ii.** The tenure of the Governing Body shall be three years and may be reconstituted with the same members in accordance with Gujarat Private Universities Act, 2009.
- iii.** Apart from the powers vested in the Governing Body according to the provisions under of the Act, the Governing Body of the University shall have the following **powers and functions:**
  - a) To make, review and approve, from time to time, the policies, plans and procedures and suggest measures for improvement and development of the University.
  - b) To make recommendations on any matter referred to it by the President and Sponsoring Body.
  - c) To make recommendation to the Sponsoring Body for the creation of new posts of officers, teachers, staff of the University.
  - d) To exercise such other powers and functions as may be assigned by the Sponsoring Body.
- iv. Meeting of the Governing Body:**
  - a) The Governing Body shall meet as often as may be necessary but not less than thrice during a calendar year.
  - b) Meeting of the Governing Body shall ordinarily be convened by the President of JG University, who is the Chairman of the Body, either on his motion or at the request of the Executive Director or on a requisition signed by not less than three members of the Body.
  - c) Five members, either through personal presence or video conference, shall form quorum for a meeting.
  - d) All the matters considered at the meetings of the Body shall be decided by majority of the votes of the members' present including chairman. If the votes are equally divided, the chairman shall have a second or casting vote.
  - e) A written notice of the meeting shall be sent by the Registrar to every member at least two weeks before the date of the meeting. The notice shall state the place, the date, and the time of the meeting. The notice may be delivered by post or electronic mail at the address of each member as recorded in the University and if so sent, shall be deemed to have been delivered.
  - f) The agenda of the meeting shall be circulated by the Registrar to the members at least ten days before the meeting.
  - g) Notices for inclusion of any item on the agenda must reach the Registrar at least ten days before the meeting. The chairman may permit inclusion of any item for which due notice has not been received.
  - h) The chairman may call a meeting of the Body at short notice to consider urgent matters.

- i) The ruling of the chairman regarding all matters relating to procedure shall be final.
- j) The minutes of the proceedings of a meeting of the Board shall be prepared by the Registrar and circulated to all the members of the Board. The minutes, along with any amendment suggested shall be placed for confirmation at the next meeting of the Board. After the minutes are confirmed, the minutes shall be signed by the Chairman.
- k) If any urgent decision/action which requires approval of Governing Body and the meeting of Governing Body is not scheduled to be held in near future, with the permission of Chairperson, such matters can be transacted and approved by circulation of papers to the members and approval thereof. Such matters should be put up in the next meeting of the Governing Body for the consideration.

## **2.2 Powers & And Functions of the Board of Management:**

- I.** The formation of the Board of Management shall be as per provisions of the Gujarat Private Universities Act, 2009.
- II.** The tenure of the Board of Management shall be three years and may be reconstituted with the same members in accordance with Gujarat Private Universities Act, 2009.
- III.** The Board of Management shall have the following **powers and functions**:
  - a) As the custodian of all academic affairs of the University, it is the function of the Board of Management to sanction all academic programmes and courses, and to oversee the conduct of such programmes.
  - b) To set the criteria for the award of academic Degrees, Honours and Honorary degrees.
  - c) To set the criteria for the termination of students' programme and to recommend such termination to the Governing Body with due deliberation.
  - d) To constitute sub-committees and to appoint the members of such committees, set the responsibilities, powers and functions of such committees.
  - e) to invite such person or persons as may be deemed fit to attend a meeting of the Board of Management, but such person should not have a power to vote.
- IV. Meeting of the Board of Management:**
  - i. The Board of Management shall meet at least once in every two months.
  - ii. Meetings of the Board of Management shall ordinarily be convened by the Chairman either on his motion or on a requisition signed by minimum four members shall form a quorum for a meeting of the Board of Management.
  - iii. The meeting of the Board of Management shall ordinarily be presided over by the President of JG University. In his absence, a person as nominated by the President shall preside over the meeting.
  - iv. One third of the members either through personal presence or video conference shall form quorum for a meeting.
  - v. All the matters considered at the meetings of the Board of Management shall be decided by majority of the votes of the members' present including

chairman. If the votes are equally divided, the chairman shall have a second or casting vote.

- vi. A written notice of the meeting shall be sent by the Registrar, to every member at least two weeks before the date of the meeting. The notice shall state the place, the date, and the time of the meeting. The notice may be delivered by post or electronic medium at the address of each member as recorded in the University and if so sent, shall be deemed to have been delivered.
- vii. Notwithstanding the provisions of the immediately preceding provisions, the Chairman of the Board of Management may call a meeting of the Board of Management at short notice to consider urgent matters.
- viii. The agenda of the meeting shall be circulated by the Registrar to the members at least seven days before the meeting.
- ix. Notice for inclusion of any item on the agenda must reach the Registrar, at least ten days before the meeting. The chairman may permit inclusion of any item for which due notice has not been received.
- x. The minutes of the proceedings of a meeting of the Board of Management shall be prepared by the Registrar and circulated to all the members of the Board of Management. The minutes along with amendments, if any suggested, shall be placed for confirmation at the next meeting of the Board of Management. After the minutes are confirmed, the minutes shall be signed by the Chairman.

### **2.3 Other Authorities of the University:**

1. In addition to the authorities specified in section 19 of the Act, the following shall be the other authorities of the University, namely

- a) The Finance committee
- b) The Building and works committee
- c) Academic advisory board

#### **2. The Finance Committee:**

- a) The Finance Committee shall comprise of the following members, namely:
  - i. The President, ex-officio shall be the Chairman of the Committee
  - ii. The Executive Director of the University – ex-officio
  - iii. The Provost of the University – ex-officio
  - iv. Two persons nominated by the Governing Body
  - v. The Registrar of the University – ex-officio
  - vi. The Chief Finance and Accounts Officer of the University shall act as the Member Secretary of the Finance Committee.
- b) In the absence of the President, a person nominated by the President may work as the Chairman of this Committee.
- c) The tenure of the members of the Finance Committee, other than ex-officio members (Nominated Members) shall be of three years.
- d) The Finance Committee shall meet at least twice in each academic year.

- e) Four Members either through personal presence or video conference shall form quorum for a meeting.
- f) All the matters considered at the meetings of the committee shall be decided by majority of the votes of the members' present including chairman. If the votes are equally divided, the chairman shall have a second or casting vote.
- g) A copy of the minutes of the meeting of the Finance committee shall be placed before the Board of Government in a meeting and to the Governing Body for its approval.
- h) The functions and powers of the Finance Committee shall be:
  - a. To prepare the annual estimates of income and expenditure of the University and to put up to the Governing Body for its consideration and approval.
  - b. To consider the annual accounts of the University prepared under the direction of the President and to put up to the Governing Body for its consideration and approval.
  - c. To make its recommendations to the Governing Body to accept bequests and donations of the property to the University on such term, as it deems proper.
  - d. To recommend the mechanism and ways and means to generate resources for the University.
  - e. To consider any other matter referred to it by the Governing Body and makes its recommendations thereon.
  - f. To advise the University on any matter affecting finances.
  - g. To fix and approve various allowances to the officers and staff of the university.
  - h. To ensure that the Regulations relating to the maintenance of accounts of the income and expenditure of the University are followed.
  - i. To provide advice and guidance relating to resource mobilization.
  - j. To perform any other functions as the Board may decide in a calendar year.

### **3. Building and Works Committee:**

- a) The Building and Works Committee shall comprise of the following members, namely:
  - a. The Executive Director of the University - Chairman
  - b. The Provost of the University
  - c. The Registrar of the University
  - d. Architecture if any
  - e. Any other member as nominated by the Board of Management
- b) The tenure of the members of the Committee, other than ex-officio members (Nominated Members) shall be of three years.
- c) The following are the powers and duties of the committee:
  - a. It shall be the responsibility of the committee, under the direction of the Board of Management for construction of all major capital works after

securing from the Governing Body the necessary administrative approval and expenditure sanction.

- b. To prepare estimates of cost of buildings and other capital works, minor works, repairs, maintenance
  - c. It shall be responsible for making technical scrutiny as may be considered necessary by it.
  - d. It shall be responsible for enlistment of suitable contractors and acceptance of tenders and shall have the power to give directions for departmental works where necessary.
  - e. To settle rates not covered by tender and settle claims and disputes with contractors.
  - f. The committee shall perform such other functions in the matter of construction of buildings and development of land for the University as the Board of Management may entrust to it from time to time.
- d) The Committee shall meet as frequently as necessary but at least twice in each academic year.
- e) Three Members either through personal presence or video conference shall form quorum for a meeting.
- f) The provisions in these statutes regarding notices of meeting, inclusion of items in the agenda and confirmation of the minutes applicable to the meetings of the Board, so far as may it be, followed in connection with meeting of the said committee.

#### **4. Academic Advisory Board:**

- i. Academic and Advisory Board shall comprise of the following members, namely:
  - a. The Executive Director of the University
  - b. The Provost of the University
  - c. Two eminent and leading academicians and researchers to be nominated by Governing Body/Board of Management
  - d. Two representatives from a variety of industry or industry segments and other key stakeholders to be nominated by Governing Body/Board of Management
  - e. Registrar – Member Secretary
  - f. Deans/Heads of Department/School Authorities requirement. It is up to University)
- ii. The tenure of the members of the Board, other than ex-officio members (Nominated Members) shall be of three years and shall be eligible for reappointment for a period of three years.
- iii. The Board shall meet as frequently as necessary but at least twice in each academic year.
- iv. One third of the members of the Academic Advisory Board shall form quorum at a meeting of the Board.
- v. The following are the powers and duties of the Board:
  - a. To suggest and give input regarding new courses, programs, research

avenues, incubation centres as also, hands on training for faculty and industry immersion, internship and mentoring for students.

- b. To consider academic related proposals submitted by the Faculties, Departments of the University.
- c. To exercise such other powers and perform such other duties as may be prescribed from time to time.

### **Chapter: 3 Officers of the University**

#### **1. Officers of the University**

- a) As specified in section 13 of the Act, the following shall be the officers of the University, namely
  - i. President
  - ii. Executive Director
  - iii. Provost
  - iv. Registrar
  - v. Chief Finance and Accounts Officer
  - vi. Deputy Directors
  - vii. Deans
  - viii. Any other Officer as may be prescribed

#### **2. President**

- i. The President shall be appointed by the sponsoring body for a period of three years with the prior approval of its Governing Body in consultations with the State Government.
- ii. The President shall hold office for a period of three years. Provided that, after the expiry of the term of three years, the incumbent shall be eligible for re-appointment for a further period of three years.
- iii. The President shall continue to hold office even after the expiry of his/her term till a new President takes charge of the office. In any case this period shall not exceed one year.
- iv. He/ She shall have such powers as mentioned in the Act.

#### **3. Executive Director:**

##### **1. Appointment, powers and functions of the Executive Director:**

- i. The Executive Director shall be appointed by the President of the University in consultation with the Sponsoring Body.
- ii. He/she will be appointed for a term of five years and eligible for reappointment.
- iii. The other terms and conditions of the appointment shall be as determined by the Governing Body.
- iv. The Executive Director shall have all the powers and duties under the directions and superintendence of the President. The Executive Director shall have such specific powers and duties which may be assigned to him by the President from time to time.

- v. Following shall be the powers and functions of the Executive Director:
- a. To recommend to the Board of Management the initial pay of an incumbent at a stage higher than the minimum of the scale but not involving more than five increments in respect of posts to which appointment can be made
  - b. To permit, in consultation with the Provost, members of academic, technical and administrative staff for research, training or for a course of instruction or for any other purpose considered fit by him, within India or abroad, subject to such terms and conditions as may be deemed fit and proper.
  - c. To recommend for appointment of temporary staff (teaching and non-teaching) as necessary with the approval of the President, and in consultation with the Provost, of not more than two years duration on approved scales of pay. Such temporary appointments should be reported to the Board in the next meeting.
  - d. To submit the annual reports, annual budget proposals, annual accounts and annual audit reports to the Board.
  - e. Subject to the budget provisions and as per the approval of Board of Management he may
    - i. incur necessary expenditure
    - ii. re-appropriate funds with respect to different items constituting the recurring budget up to fixed limit without involving any recurring liability,
    - iii. waive the recovery of excess payment, if any, subject to the condition that such excess payment is not a result of misrepresentation of the employees,
    - iv. write off the irrecoverable losses
  - f. He/ she will recommend approving remission or reduction of license fee for building(s) rendered wholly or partially unsuitable.
  - g. To sanction expenditures relating to purchases, services contracts such as housekeeping, security, outsourced manpower, and advance payment to suppliers or other parties.
  - h. To execute all contracts, for and on behalf of the University, as approved by the Board of Management by Resolution
  - i. The Executive Director may, during his absence from headquarters, authorize the Provost or the Deputy director or one of the Deans or a senior professor present to sanction advances for travelling allowance, contingencies and medical treatment of the staff and sign and countersign bills on his behalf and authorize him for assuming such powers of Executive Director as may be specifically delegated to the Provost or the Deputy Director or one of the deans or a senior professor present, by him in writing.
  - j. The Executive Director may, at his discretion, constitute such committees as may be considered appropriate with the prior approval of the President in consultation with the Provost.



- k. In the event of the occurrence of any vacancy in the office of the Chairman of Board of Governors by reason of death, resignation or otherwise or in the event of the chairman being unable to discharge his functions owing to absence, illness or any other causes, the Executive Director may discharge any or all the functions assigned to the Chairman.
- l. The Executive Director may, with the approval of the Board, delegate any of the powers, vested in him by the Statutes to one or more members of the academic or administrative staff of the University.

#### **4. Appointment, Terms and Conditions, and Powers of the Provost**

- i. The Provost shall be appointed by the Governing Body as per the provision u/s 15 of the Gujarat Private University Act, 2009 amended from time to time.

##### **ii. Following will be the powers and functions of the Provost:**

- a) The Provost shall be an ex-officio member of the Board of Management. The Provost shall be the principal executive and academic officer of the University and shall exercise general control and supervision over the affairs of the University.
- b) The Provost shall observe that the Statutes, Ordinances and Regulations of the University, State Government, UGC and all other authorities as required, are strictly followed.
- c) The Provost shall hold the office for a term of three years. He will be eligible for appointment for further three years as a second term by following the procedure. The Provost shall continue to hold office even after expiry of his term till a new Provost takes charge of the office, but in any case, this period shall not exceed one year.
- d) The Provost shall recommend to the Board of Management the name of the persons from amongst the faculty members of the University for appointment as Dean, Head of Department, Head of Centre, Head of College, etc. of the University.
- e) The Provost shall submit a report to the Board of Management before every scheduled meeting or as may be desired by the Board of Management.
- f) The other terms and conditions of appointment of the Provost shall be as determined by the Governing Body.

#### **5. Appointment, Terms and Conditions, and Powers of the Registrar**

- a) The Registrar shall be a full-time salaried officer of the University and shall discharge his duties under the general superintendence and control of the Provost
- b) The appointment of the Registrar shall be as per the provisions of section 16 of the Act where the first Registrar shall be appointed by the Chairperson of the sponsoring body for a period of three years. Thereafter, the subsequent Registrars shall be appointed by the Governing Body on the recommendations of a Selection Committee constituted for the purpose.
- c) The qualification of the Registrar shall be as per the UGC norms and/or State Government Rules in this regard.

- d) Selection Committee for the selection of Registrar and procedure of appointment shall be as per UGC norms.
- e) He/she shall be appointed for a term of three years and shall be eligible for re- appointment for a further period up to three years.
- f) The following shall be the duties and powers of the Registrar, besides the powers and duties laid down in the Act
  - a. He shall be responsible for the safe custody and maintenance of all the University records and other such property of the University as the Governing Body may decide.
  - b. He shall conduct official correspondence of the University, Governing Body, Board of Management, Academic Council and any other statutory body or Committee.
  - c. He shall issue notices conveying the dates of meetings of the University authorities to the members and shall make necessary arrangements for the conduct of the meetings and for other assigned duties by the Board of Management or Committees of which he is the Member Secretary as per the Act.
  - d. The Registrar shall be responsible for conduct of all legal matters and proceedings of the University.
  - e. The Registrar shall perform such other duties as may be specified in the Act, Statutes, Ordinances, Regulations and Rules in this regard.
  - f. The Registrar may sue and be sued in the name of the University. In the absence of the Registrar or when authorized by the President in this behalf, the Deputy Registrar or the Assistant Registrar shall represent the University in legal proceedings; shall sign pleadings and other documents and accept processes on behalf of the University in such legal proceedings.

**6. Appointment, powers and functions of Deputy Director:**

- a) The Board of Management, in the interest of smooth functioning of the University, shall have the power to create one or more posts of Deputy Director.
- b) The appointment of the Deputy Director shall be made by the Board of Management on the recommendation of the Executive Director.
- c) Deputy Director shall be paid such allowances and provided such facilities as may be approved by the Board of Management from time to time.

**7. Appointment, powers and functions of Deans:**

- a) The Board of Management shall appoint Dean(s), from among the faculty members of the University, for performing such duties, and functions and on such terms and conditions as the Board may decide from time to time.
- b) The Dean shall be paid such allowances and provided such facilities as may be approved by the Board from time to time.

**8. Head of Department, School, Center, College, or Division:**

- i. Each Department or School and Center, College or Division shall be placed in the charge of a Head or professor in-charge who shall be selected and appointed by the Board of Management. Provided that in the absence of such person, or as the

situation so demands, the Provost may himself or herself take temporary charge of the Head or place it under the charge of the Deputy Director or an academic staff from another department for such period as the Provost may decide in each case from time to time.

- ii. The Head shall be responsible for the activities under his or her charge subject to the direction and general control of the Provost.
- iii. It shall be the duty of the Head to see that the teaching, research and development, administrative and other activities and the decisions of the authorities of the University and that of Officers of the University are faithfully carried out.
- iv. He or she shall perform such other duties as may have assigned to him or her by the Provost.

### **Chapter: 4 Academic and Non-Academic Staff**

#### **1. Classification of members of staff**

- i. The Members of staff of the University shall be classified as follows
  - a. Academic staff shall include Provost, Professor, Associate professor, Assistant professor and such other academic post as may be decided by the Board of Management.
  - b. Technical staff shall include Technological Officers, Medical Officers, Engineers, Counsellors, General Managers, Managers etc. in various areas as may be decided by the Board of Management from time to time.
  - c. Administrative Staff shall include Executive Director, Deputy Director, Registrar, Deputy Registrar, Assistant Registrar, Chief Finance and Accounts Officer, Accounts officer/ Manager, Administrative Officer/Manager Internal Auditor, Manager (facilities), Chief Information Technology Officer, Security Officer, Private Secretaries, Executive Assistants, Administration executives and such other administrative staff as may be decided by the Board of Management from time to time.

#### **2. Terms and Conditions of appointment of teachers and other staff:**

- i. There shall be the following categories of employees of the University -
  - i. Permanent Employees
  - ii. Temporary / Ad-hoc Employees
  - iii. Employees on contract
- ii. The terms and conditions of service for each of the above categories shall be as approved by the Board of Management as per the UGC Norms.
- iii. The employees shall be governed by the conduct Rules as may be framed by the Board of Management.
- iv. The Board of Management shall assess and approve filling up of teaching vacancies through an open advertisement and selection process from time to time for annual forecast requirement.
- v. Teaching positions (Professors, Associate Professors, Assistant Professor or any such similar nomenclatures) shall be advertised in the daily newspapers of wide circulation, clearly mentioning the essential qualifications and pay scale for each advertised post as per the norms prescribed by the University Grants Commission

(UGC) or any other concerned Regulatory Body and approved by the Governing Body.

- vi. A Screening Committee consisting of three members, appointed by the Provost in consultation with the President, shall screen all the applications and prepare a summary of all the candidates satisfying the essential qualifications and to be called for the interview.
- vii. A summary of all the screened applications shall be made available to the Selection Committee at the time of interview.
- viii. The Selection Committee for appointment of Regular Teachers shall consist as per UGC norms.
- ix. The Selection Committee shall recommend to the Governing Body/Board of Management the names, arranged in order of merit, if any, of the persons whom it considers suitable for the faculty positions.
- x. After the approval of appointments, as recommended by the Selection Committee and approved by the Governing Body/Board of Management, the Registrar shall issue appointment letters to the selected candidates under his seal and signature.
- xi. Emeritus Professors, Distinguished Professors, and other eminent academicians may be appointed on the recommendation of the Board of Management to the Governing Body. The Governing Body is the final Authority to approve such appointments of the university.
- xii. The various benefits and facilities shall be available to the eligible employees as may be mentioned in the letter of appointment in accordance with the norms of respective Regulatory Body.
- xiii. The vacation and leave: The employees of the University shall be entitled to the vacation and leave as per the Leave Guidelines framed in accordance with the norms of respective Regulatory Body by the Board of Management.
- xiv. In case of immediate requirements of replacement during an Academic Year, the Registrar, in consultation with the Provost, may appoint suitable persons to fill the vacancy, subject to prior approval by the President.

### **3. Departments, schools, Centres, Divisions & other Units:**

The Governing Body may from time to time create, continue, combine or close down any academic units such as departments, schools, research or other Centres including service centres, divisions on the recommendation of the Board of Management.

Provided that necessary prior approvals from State Government as well as other regulatory bodies will be taken in this regard.

### **Chapter: 5 Procedures for Arbitration in Case of Disputes between Employees or Students and the University**

- I. Any complaint of misconduct on the part of the employees of the University (teaching and non-teaching staff) shall be dealt with by a Disciplinary Committee constituted by the Provost.
- II. The Disciplinary Committee will be constituted by the Provost with the approval of the President. It shall have three officers of the University of whom one shall be nominated as the Chairman.
- III. The Disciplinary Committee shall follow all procedures of natural justice in dealing

with the matter.

- IV. The accused employee shall be given the opportunity of being heard before any decision is made by the Committee.
- V. In cases involving sexual-harassment of women or gender-biased violence in the University the disciplinary proceedings shall be conducted by the Internal Complaints Committee of the University.
- VI. The recommendation of the disciplinary proceedings shall be submitted to the Provost who with his recommendations shall forward the same to the President.
- VII. The President shall be the final authority in the University to determine the quantum of punishment, if any, to be awarded to the accused employee.
- VIII. All disciplinary proceedings against the students shall be as prescribed through the Ordinances in the University from time to time.

**IX. Grievance Redressal Cell**

- i. Grievance, if any, submitted by the students or employees of the University will be dealt with by a Committee constituted for this purpose.
- ii. The recommendation of the Committee will be submitted to the Provost who, in turn, will submit the report, along with his remarks, to the President for final disposal.

**Chapter: 6 Conferment of Degrees, Fellowships, Scholarships etc.**

**1. Institution of fellowships, scholarships, Assistantships, medals and prizes**

- I. The Board of Management of the University may from time to time institute fellowships, scholarships, Assistantships, medals and prizes for awarding them to its students at Bachelors, Masters, PhD, Research and Post-Doctoral Research and at other levels.
- II. The Board of Management shall frame policy for the value, number and conditions of such awards for each of them from time to time.
- III. In addition to the funds of the University for the Above-Mentioned Purposes, funds received from donations may also be utilized.

**2. Conferment of Honorary Degrees:**

- a. The Governing Body may, on the recommendation of the Board of Management and Academic Council and by a resolution passed, make proposals to the President for the conferment of Honorary Degrees to be awarded to people of eminence for their exceptional contribution in various fields except from the person associated with University/Trust /Sponsoring Body.
- b. No Employee, trustee or officer holding any position in the sponsoring body or associated with the University is eligible for an honorary degree.

**3. Withdrawal of Degrees:**

- a. The Board of Management may by a special resolution passed by a majority of not less than two-thirds of the members present and voting, recommend to the Board, the withdrawal of any degree or academic distinction conferred on or any certificate or diploma granted, to any person by the University for good and sufficient reason.
- b. The Governing Body shall consider the recommendation of the Board of Management and pass final orders relating to the withdrawal or otherwise of the degrees, diplomas, certificate or the academic distinction.

## **Chapter: 7 Statutes regarding Fees**

### **1. Fees:**

#### **a. Fees to be charged from Students**

- i. Fee structure of Degree and Post Graduate Programmes and other courses would be as per Fee Regulatory Committee appointed by the Education Department Government of Gujarat wherever it is applicable. For other courses the University shall decide its fee structure after the approval from Board of Management.

#### **b. Fees Exemptions, Scholarships and Fellowships**

- ii. The exemption of fee, award of scholarship and fellowships to the students may be given based on the merit as well as merit cum means. The identification of such students shall be made by the committee chaired by the Provost with concern Dean of faculty/ school/ department as the member and Registrar as the Member Secretary.
- iii. Reservation in admission to the University for Scheduled Castes, Scheduled Tribes, Backward Classes, EWS, Special Backward Classes, Women and handicapped persons shall be provided as per the policies of the State Government as applicable to the University.

## **Chapter: 8 Admissions to various courses and programmes**

- a. The University endeavours to admit students with high potential for academic and professional achievement to various programs in the University based on merit. However, the admissions process for professional courses will abide by the regulations of the State Government, UGC or any other statutory authorities as applicable to the University.
- b. The number of seats available in each program for an academic year shall be determined by the Board of Management in consultation with the Academic Council and other bodies as it deems appropriate.
- c. The University will take prior approval of concern State/National regulating authority/body regarding the number of seats allocated in each course/subject wherever applicable.

## **Chapter: 9 Other matters**

#### **a. Hostels, Halls of Residence and Wardens:**

- i. Upon creation of the Hostels and Halls of Residence, all the students, namely, undergraduate, post-graduate and research scholars may reside in the Halls of Residence and Hostels built, managed, recognized or otherwise by the University.
- ii. Every resident in the Halls and Hostels shall abide by the rules laid down by the wardens with approval of Provost for the purpose.
- iii. For each Hall and Hostel, there shall be a warden and such number of associate wardens and other staff as may be determined by the Provost from time to time.
- iv. Wardens and associate wardens shall be paid such allowances and provided such facilities as may be approved by the Board of Management from time to time.
- v. The Board of Management may decide to create such coordinating facility for the Hostels and Halls of Residence as may be necessary.
- vi. The condition of residence of students, levying of fees for residence and of other charges as also the management of the Halls of Residence and Hostels shall be in accordance with the rules approved by the Board of Management.

**b. Promotion of Entrepreneurial Initiative:**

- i. The University may promote faculty and student's participation in Entrepreneurial and similar activities.
- ii. The Board of Management may frame suitable rules providing flexibility for such activities.

**c. Knowledge, Resources and Management**

- i. The University may provide for creation of suitable facilities for knowledge, resources and management purposes to cater to the needs of the academic staff, students, researchers and others engaged in academic, management and administrative pursuits including the process of Technology Enhanced learning programmes, through contemporary means and methods in electronic and print form.
- ii. The University while providing suitable facilities and structure may also lay down the norms and necessary guidelines for this purpose.

**d. Resource Mobilization and Corpus or Endowment Fund**

- i. The University may raise own resources from different sources such as consultation, Donations, Continuing Education, Distance Education, Online Education etc., so that some of its additional needs may be met from such funds.
- ii. The University may create its own corpus fund or Endowment to credit donations, wherever necessary to do so, savings from different funds and sources, and manage the funds through a structured system.
- iii. The Board may create such suitable structures for the aforesaid purpose as it may deem appropriate with due accountability.

**e. Continuing Education Programmes**

- i. The Board of Management may create suitable structures and procedures to offer continuing Education programmes by the University. It may lay down suitable norms and guidelines in this regard in accordance with the norms of State Government, UGC and other regulatory bodies.

**f. Technology Enhanced learning Programmes**

- i. The Board may create suitable structures and procedures to promote Technology Enhanced Learning programme and the Board may lay down necessary norms and guidelines in this regard in accordance with the norms of State Government, UGC and other regulatory bodies.

**g. Creation of Entities to Promote Academic and Research Excellence**

- a. The Board may lay down suitable norms and guidelines for establishing entities such as special purpose vehicle (SPV), under section 8 of the Companies Act, 2013 and societies Registration Act, 1860 (21 of 1860) to promote Academic, Entrepreneurial and Research Excellence.

**h. Interpretation of the Statutes**

- a. The decision of the Governing Body on all questions relating to the interpretation of these First Statutes and the provisions therein shall be final.
- b. In case of any conflict between the provisions under the Gujarat Private University Act 2009 and those of the statutes, provisions under the former shall prevail.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, NOVEMBER 10, 2020 / KARTIKA 19, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> November, 2020

#### THE GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

**No.GHKKH-138-2020-CDE-102015-512-CHH** - In Exercise of the power conferred by sub-section (2) of Section 150 of the Gujarat Co-operative societies Act, 1961 (Gujarat Act No. 10 of 1962) read with Rule 78 of the Gujarat Co-operative societies Rules, 1965, The Government of Gujarat is hereby pleased to appoint Shri Mahavirsinh Vijaysinh Zala, Retired Special judge, CBI Court and Judge City Civil and Sessions Court Ahmedabad as the President of the Gujarat State Co-operative Tribunal, Ahmedabad, up to the Three Years from the date of joining his duty.

2. Terms and conditions of his appointment will be as per the Finance Department Resolution Wide No.PGR/102012/68/Pay Cell(p), Dated:26/3/2013 and No.PGR/102014/92/Pay Cell(p), Dated 18/10/2014.

By order and in the name of the Governor of Gujarat,

**MAHESH B. PATEL,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.





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by the Government of Gujarat under the Gujarat Acts

#### LEGAL DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 6<sup>th</sup> November, 2020

#### THE GUJARAT LAND GRABBING (PROHIBITION) ACT, 2020.

**NO.GK/31/2020/SPC/102020/1202/D** :- In exercise of the powers conferred by sub-section (1) of section 7 of the Gujarat Land Grabbing (Prohibition) Act, 2020 (11 of 2020), the Government of Gujarat, with the concurrence of the Chief Justice of High Court of Gujarat, hereby designates the Judge, City Civil Court, Ahmedabad (as may be nominated by Principal Judge, City Civil Court, Ahmedabad) and the Court of Senior most Additional District Judge of each District at the headquarters in the state of Gujarat to be a "Special Court" to try the offences registered under the aforesaid Act.

By order and in the name of the Governor of Gujarat,

**RAVIKUMAR MAHETA,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, NOVEMBER 11, 2020 / KARTIKA 20, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020

**NO.GH/V/174 of 2020/EDB-102016-3629-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Comprehensive General Development Control Regulation-2017 notified vide Notification No. GH/V/269 of 2017/EDB-102016-3629-L, dated 12<sup>th</sup> October 2017, which was sanctioned by Urban Development and Urban Housing Department Govt. Of Gujarat, Gandhinagar, under the provision of The Gujarat Town Planning and Urban Development Act - 1976(hereinafter referred as the "Act").

**Whereas,** The Government of Gujarat has modified the Comprehensive General Development Control Regulation-2017 thereafter on dtd.05.11.2018 by Notification No.GH/V/152 of 2018/EDB-102016-3629-L and again on dtd.03.10.2019 by Notification No.GH/V/143 of 2019/EDB-102016-3629-L (hereinafter referred as "CGDCR").

**Whereas,** The Government of Gujarat is of the opinion that it is necessary in public interest to make variation in the said CGDCR.

**Now, therefore,** in exercise of the power conferred by sub-section (1) of section-116A of the said Act, the Government of Gujarat hereby:-

- (a) proposes to make the variation in CGDCR
- (b) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations made in CGDCR, as per below SCHEDULE to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Comprehensive General Development Control Regulation-2017 notified vide Notification No.- GH/V/269 of 2017/EDB-102016-3629-L, on dated.12.10.2017 and modification finalised by Notification No.- GH/V/152 of 2018/ EDB-102016-3629-L, on dated.05.11.2018 and Notification No.GH/V/143 of 2019/EDB-102016-3629-L on dtd.03.10.2019 are modified, rearranged, corrected for any grammatical error as per ANNEXURE annexed herewith.

**ANNEXURE**

Sr. No.	Part	Page No.	Regulation No.	Proposed Modification																												
1	2	3	4	5																												
1	I	6	2.12 (b)	Is modified as <b>Building</b> "Semi-Detached Building" means a building having one side attached with wall and roof with other building."																												
2	I	17	2.59	<b>Height of Building</b> "a) Lift cabin with machine room above" is modified as "a) The genuine stair cabin, water tank and lift room, Lift cabin with machine room above"																												
3	I	26	2.101	Is modified as <b>Row House</b> "Means group of residential building, often of similar or identical design, situated side by side and joined by common wall/s and having only the front and rear open spaces."																												
4	I	41	Table 3.4	<b>Penalties for Undertaking Unauthorized Development</b> The NOTE is modified as "Penalties to be imposed only on builtup area of unauthorized development."																												
5	I	43	3.12.3	<b>Appeal Committee for Conflict Resolution</b> <b>Table 3.5</b> is replaced by <table><tr><th>Sr. No.</th><th>Constituted UDA/ADA</th><th>Designated ADA / Nagarpalika</th><th>Designation</th></tr><tr><th>(1)</th><th>(2)</th><th>(3)</th><th>(4)</th></tr><tr><td>1</td><td>Chairman of UDA / ADA</td><td>President of Municipality</td><td>Chairman</td></tr><tr><td>2</td><td>Municipal Commissioner of concerned Municipal Corporation.</td><td>STP of nearest Development Authority</td><td>Member</td></tr><tr><td>3</td><td>Additional Chief Town Planner of AUDA/SUDAOR Senior Town Planner (in case of other than AUDA/SUDA) OR Chief City Planner (in case of Municipal Corporation)</td><td>Town Planner of District</td><td>Member</td></tr><tr><td>4</td><td>Concerned technical ACTP -1 or ACTP- 2 of TPVD OR Representative of HOD of Urban Planning (CEPT/ SVNIT)</td><td></td><td>Member</td></tr><tr><td>5</td><td>Chief Executive Authority</td><td>Chief Officer</td><td>Member Secretary</td></tr></table>	Sr. No.	Constituted UDA/ADA	Designated ADA / Nagarpalika	Designation	(1)	(2)	(3)	(4)	1	Chairman of UDA / ADA	President of Municipality	Chairman	2	Municipal Commissioner of concerned Municipal Corporation.	STP of nearest Development Authority	Member	3	Additional Chief Town Planner of AUDA/SUDAOR Senior Town Planner (in case of other than AUDA/SUDA) OR Chief City Planner (in case of Municipal Corporation)	Town Planner of District	Member	4	Concerned technical ACTP -1 or ACTP- 2 of TPVD OR Representative of HOD of Urban Planning (CEPT/ SVNIT)		Member	5	Chief Executive Authority	Chief Officer	Member Secretary
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5	Chief Executive Authority	Chief Officer	Member Secretary																													
6	I	69	Table 5.2 Col.(4)	<b>Control at the Design and Inspection Stage (SL)</b> At the end of the Table following note is added "Note : In case where insurance coverage is available for the period less than prescribed in the above Table, a affidavit shall be submitted by the owner mentioning that he will get the insurance cover renewed at regular interval in such a manner that the insurance coverage is for the period not less than what is prescribed."																												

Sr. No.	Part	Page No.	Regulation No.	Proposed Modification																		
1	2	3	4	5																		
7	I	71	Schedule 1	<b>Scrutiny Fees and other charges for the Grant of a Development Permission /Revised Development Permission</b> "This fees shall be valid for one year from the date of payment received by the Competent Authority. The validity may be extended for another one year by the Competent Authority." is added after "A person applying for a Development Permission shall have to pay scrutiny fees and other charges along with the application to the Competent Authority at the following rates."																		
8	I	72	Schedule 1	<b>At the end of Schedule 1</b> "Note: Fees may be revised by Competent Authority from time to time."																		
9	II	5	Table 6.2 Sr.No.6 Col (5)	<b>Classification of Designated Areas in DP</b> In Col (5) of Sr.No.6, "(only for area falling within 200 mts on either side of TOZ)" is modified as "(only for area falling within 200 mts on either side from edge of the road in TOZ)"																		
10	II	5	Table 6.2 Sr.no. 9 Col 5	<b>Classification of Designated Areas in DP</b> In Col (5) of Sr. No. 9, at the end after" Dt.13/02/2009" following words and figures area added. "with maximum built-up area of 300 sq.mt per unit and height upto 10mt per unit."																		
11	II	6	Table 6.2	<b>Classification of Designated Areas in DP</b> In Col. (5) of Sr. No.16 "HO" is added.																		
12	II	7	Table 6.2	<b>Classification of Designated Areas in DP</b> In Col. (5) of Sr. No.29 "H4" is added.																		
13	II	7	Table 6.2	<b>Classification of Designated Areas in DP</b> In Col (5) of Sr. No. 30, "DW1," is added after "AG3"																		
14	II	10	Table 6.3	<b>USE PERMITTED IN EACH CATEGORY</b> In Col (3) of Sr. No. 2, the words "Home occupant and cottage industry shall not be permitted in tenement dwelling/ flats." are deleted.																		
15	II	10	Table 6.3	<b>USE PERMITTED IN EACH CATEGORY</b> 'Shopping Mall" is added in Col.3 of Sr. No. 12.																		
16	II	10 & 11	Table 6.3	<b>USE PERMITTED IN EACH CATEGORY</b> In Col. (3) of Sr. No.25 following is added in the end. "LPG Cylinder Godown subject to NOC/Approval and conditions laid down by concerned department / authority." is added.																		
17	II	11	Table 6.3	<b>USE PERMITTED IN EACH CATEGORY</b> In Col.(3 ) of Sr. No.31 "Crematorium , Cemetery, Burial ground" is added.																		
18	II	16	Table 6.7	<b>Use control and F.S.I.: Category DI GUDA - NON GMC</b> Following new Sr. No. 14 is added after Sr. No. 13 and Note below the Table "2. Regulation of GIDC estate in GMC as per Table 6.6 shall be made applicable in GIDC estate zone in GUDA - Non GMC area also." is deleted. <table><tr><th>Sr. No.</th><th>Use Zone</th><th>Code</th><th>FSI-Permissible (Base)</th><th>FSI-Charge-able</th><th>FSI-Maximum Permissible</th></tr><tr><th>(1)</th><th>(2)</th><th>(3)</th><th>(4)</th><th>(5)</th><th>(6)</th></tr><tr><td>14</td><td>GIDC Estate</td><td>IZ4</td><td>1.0</td><td>Nil</td><td>1.0</td></tr></table>	Sr. No.	Use Zone	Code	FSI-Permissible (Base)	FSI-Charge-able	FSI-Maximum Permissible	(1)	(2)	(3)	(4)	(5)	(6)	14	GIDC Estate	IZ4	1.0	Nil	1.0
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Sr. No.	Part	Page No.	Regulation No.	Proposed Modification																																			
1	2	3	4	5																																			
19	II	16	NEW Table 6.8A	<p><b>REGULATION FOR TAPI FLOOD PRONE AREA</b> Development within flood prone areas of Tapi river in SUDA area will be carried out in accordance with the following: <b>Table A6.8 Regulation For Tapi Flood Prone Area</b></p> <table> <tr> <th></th><th>Code</th><th>Name of Zone</th><th>Location</th><th>Permissible Uses</th></tr> <tr> <td colspan="5"><b>A River Bank with existing Embankment/Retaining Wall</b></td></tr> <tr> <td>1</td><td>NDZ-1A</td><td>No Development Zone</td><td>From the edge of River shown in Development Plan to existing Embankment/Retaining Wall</td><td>No development shall be permitted except Agriculture, Garden, Party Plot, Botanical garden, Afforestation, playground, Nursery, Cemetery and Burial ground, Development undertaken by Government/Semi government/Urban local Authority for Public Purposes, provided such structure shall be on stilt.</td></tr> <tr> <td>2</td><td>NDZ-1B</td><td>No Development Zone</td><td>From the existing Embankment/Retaining Wall to 15.0 mt</td><td>No development shall be permitted except Development undertaken by Government/Semi Government/Urban local Authority for Public Purposes, provided such structure shall be on stilt.</td></tr> <tr> <td>3</td><td>RDZ-1C</td><td>Restricted Development Zone</td><td>The Area falling between 15.0 mt and 150.0 mt. from Embankment/Retaining Wall</td><td>All Uses permissible in base zone, provided that following restrictions shall apply: (i) All buildings shall be on stilt. (ii) Ground floor shall be used only for the purpose of parking or open space (Hollow plinth only) (iii) Basement only for parking purpose shall be allowed. (iv) All natural drain channels shall be retained or shall be allowed to be diverted at an alignment and cross section determined by the Competent Authority. (v) Structural Design shall be done considering the possibility of flood.</td></tr> <tr> <td colspan="5"><b>B River Bank without Embankment / Retaining Wall</b></td></tr> <tr> <td>1</td><td>NDZ-2A</td><td>No Development Zone</td><td>From the edge of River as shown in Development Plan to 30.0 mt</td><td>No development shall be Permitted except Development undertaken by Government/ Semi Government/ Urban local Authority for Public Purposes, provided such structure shall be on stilt.</td></tr> </table>		Code	Name of Zone	Location	Permissible Uses	<b>A River Bank with existing Embankment/Retaining Wall</b>					1	NDZ-1A	No Development Zone	From the edge of River shown in Development Plan to existing Embankment/Retaining Wall	No development shall be permitted except Agriculture, Garden, Party Plot, Botanical garden, Afforestation, playground, Nursery, Cemetery and Burial ground, Development undertaken by Government/Semi government/Urban local Authority for Public Purposes, provided such structure shall be on stilt.	2	NDZ-1B	No Development Zone	From the existing Embankment/Retaining Wall to 15.0 mt	No development shall be permitted except Development undertaken by Government/Semi Government/Urban local Authority for Public Purposes, provided such structure shall be on stilt.	3	RDZ-1C	Restricted Development Zone	The Area falling between 15.0 mt and 150.0 mt. from Embankment/Retaining Wall	All Uses permissible in base zone, provided that following restrictions shall apply: (i) All buildings shall be on stilt. (ii) Ground floor shall be used only for the purpose of parking or open space (Hollow plinth only) (iii) Basement only for parking purpose shall be allowed. (iv) All natural drain channels shall be retained or shall be allowed to be diverted at an alignment and cross section determined by the Competent Authority. (v) Structural Design shall be done considering the possibility of flood.	<b>B River Bank without Embankment / Retaining Wall</b>					1	NDZ-2A	No Development Zone	From the edge of River as shown in Development Plan to 30.0 mt	No development shall be Permitted except Development undertaken by Government/ Semi Government/ Urban local Authority for Public Purposes, provided such structure shall be on stilt.
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Sr. No.	Part	Page No.	Regulation No.	Proposed Modification				
1	2	3	4	5				
				2	RDZ-2B	Restricted Development Zone	The Area falling between the 30 mt and 150.0 mt.measured from the edge of River	All Uses permissible in base zone, provided that following restrictions shall apply: (i) All buildings shall be on stilt. (ii) Ground floor shall be used only for the purpose of parking or open space (Hollow plinth only) (iii)Basement only for parking purpose shall be allowed. (iv)All natural drain channels shall be retained or shall be allowed to be diverted at an alignment and cross section determined by the Competent Authority. (v) Structural Design shall be done considering the possibility of flood.
				<b>Note:-</b> 1. The provisions of CRZ notification and changes therein from time to time shall be applicable and the maximum restrictions shall govern. 2. The boundary of Zone shown in Development Plan shall prevail.				
20	II	20	Table 6.15	<b>Use control and F.S.I.: D3 and D6 Category</b> Figure "1.2" in Col (4) of Sr. 2 & 3 is modified as "1.8" and following Note is added. "Note: No height relaxation whatsoever if FSI is not consumed."				
21	II	21	Table 6.18	<b>Use control and F.S.I. : Category D8 &amp; D10</b> Sr. No.5 is added as				
				Sr.No.	Use	Permissible FSI	Chargeable FSI	Maximum FSI
				(1)	(2)	(3)	(4)	(5)
				5	Other use	1.2	0.6	1.8
22	II	21	Table 6.19	<b>Use control and F.S.I. : Category D9</b> Col (3) and (4) of Sr. No.3 is modified as				
				Sr. No.	Use	FSI	Maximum Built up	Maximum Height
				(1)	(2)	(3)	(4)	(5)
				3	Industrial	As per permissible FSI in industrial zone of corresponding UDA/ADA/D-8 or D-10 category.	Not applicable	13.00 mt (Additional height as required for industrial purpose as approved by Factory Inspector.)
23	II	21	Table 6.20 Col (6)	<b>Use and Maximum Permissible F.S.I, for Agriculture Zone Categories D1 to D7(B)</b> In Sr. No.4 of Col (6) the words ".FP no." are deleted.				
24	II	22	Table 6.20	<b>Use and Maximum Permissible F.S.I, for Agriculture Zone Categories D1 to D7(B)</b> In Col.2 of Sr.No.3, “Service Establishment,” is added after “Storage”.				

Sr. No.	Part	Page No.	Regulation No.	Proposed Modification																	
1	2	3	4	5																	
25	II	22	Table 6.20 Col (6)	<b>Use and Maximum Permissible F.S.I, for Agriculture Zone Categories D1 to D7(B)</b> <b>Remarks in Col (6)</b> is replaced by "6. Road Side Margin shall be 30.00 mt. except in case of Public Utility buildings and Fuelling & Electric Vehicle (eV) charging stations."																	
26	II	22	6.3.2	<b>Areas not counted towards computation of FSI</b> Item a. of Sr. No.4 is replaced by "a. Hollow plinth provided for parking with minimum clear height of 2.4mt. and maximum clear height of 3.5 mt. However, in case of mechanical/ stacked parking, height as per requirement."																	
27	II	25	6.5.2	<b>Land-Locked Building-Unit and Required road width.</b> Sr no. 4 is modified as "4. For plots in Non-T.P. Areas and in agriculture zone, the permissible uses and regulations shall be as per the original Survey No. of the owner."																	
28	II	25	Table 6.23	<b>Building Height with respect to road width</b> Heading of Col (5) and (6) is modified as <table><tr><th rowspan="2">Category of Authority/ULB</th><th colspan="5">Width of Road</th></tr><tr><th>Less than 9.0 mts</th><th>9 mts and less than 12.0 mts</th><th>12 mts and less than 18 mts</th><th>18 mts and less than 36 30 mts</th><th>36 30 mts &amp; above</th></tr><tr><td>(1)</td><td>(2)</td><td>(3)</td><td>(4)</td><td>(5)</td><td>(6)</td></tr></table>	Category of Authority/ULB	Width of Road					Less than 9.0 mts	9 mts and less than 12.0 mts	12 mts and less than 18 mts	18 mts and less than 36 30 mts	36 30 mts & above	(1)	(2)	(3)	(4)	(5)	(6)
Category of Authority/ULB	Width of Road																				
	Less than 9.0 mts	9 mts and less than 12.0 mts	12 mts and less than 18 mts	18 mts and less than 36 30 mts	36 30 mts & above																
(1)	(2)	(3)	(4)	(5)	(6)																
29	II	27	Table No.6.25	<b>Margin between two buildings and margin from common plot: All Category except GMC and D9</b> Sr. No. 1. of the Note is modified as “1. Building height means height as per Fire Regulation.”																	
30	II	33	6.7.3. C.	<b>Permissible uses in Margin</b> In proviso, "Further if the plot abuts on 7.5 mts wide road the stair may be allowed from the plot boundary." is replaced by "Further if the plot abuts on less than or equal to 15.0 mts wide road the stair may be allowed from the plot boundary."																	
31	II	33	6.7.3	<b>Permissible uses in Margin</b> Sr. No. 6 is modified as " <b>6. Vehicular Ramp:</b> Connecting ground level with basement at any level shall be permitted in side and rear margin as per Table No.13.4.1.for:"																	
32	II	34	6.7.3	<b>Permissible uses in Margin</b> Sr. No. 11 is modified as "11. Parking shall be permitted in margins having minimum width of 6.0m except in access path from gate to staircase, if it is contiguous with over all parking layout as illustrated below."																	
33	II	45&46	6.16	<b>Open-to-Sky Space</b> Set of Regulation No. "6.16 Open-to-Sky Space" placed in Chapter 6 GENERAL PLANNING AND DEVELOPMENT REGULATIONS is deleted from Chapter 6 and is placed in Chapter 7 GANTAL (GM) & CORE WALLED CITY (CW) as regulation No. "7.4A Open-to-Sky Space" with same set of sub-regulations and the Table.																	

Sr. No.	Part	Page No.	Regulation No.	Proposed Modification
1	2	3	4	5
34	II	50	Table 6.50	<b>Minimum common plot</b> <b>In Col (4) of Sr. No.3</b> "20 % of the building area" is modified as "20 % of the building unit area"
35	II	58 59	8.2 Table 8.2	<b>RESIDENTIAL AFFORDABLE HOUSING (RAH)</b> "Affordable Housing means residential development for providing Affordable Housing of dwelling units up to 80 sq.mts along with ancillary commercial use up to 10% of the total utilized FSI." is modified as "Affordable Housing means residential development for providing Affordable Housing of dwelling units up to 90 sq.mts along with ancillary commercial use up to 10% of the total utilized FSI." Col. (2) of Sr. No. 3 of <b>Table 8.2</b> is modified as "more than 66 and up to 90"
36	III	3	13.1.5	<b>Plinth</b> Sr. 2. is modified as "2. The building may be permitted on hollow plinth at the ground level, with the following provisions: Has maximum <b>clear</b> height of 3.5 mts and minimum clear height of 3.0 mts from finished ground level and is free of enclosures except for staircase and other permitted uses under these regulations."
37	III	4	13.1.7	<b>Minimum Clearance Height in Buildings</b> Sr. 6. and 7. are modified as <b>"6. Hollow Plinth,</b> for the purpose of parking shall have maximum clear height of 3.5 mts. and minimum clear height of 3.0 mts from finished ground level. <b>7. For Basement,</b> exclusively used for parking shall have minimum clear height of 2.8 mts, and maximum clear height of 4.5 mts. In case of mechanical parking, more height may be permitted."
38	III	17	13.12.2	<b>Table 13.8 Provision For Passengers Lift</b> In Sr. No. 1. and 2. the figure "25" is replaced by the figure "21".
39	III	19	Table 13.8	<b>Occupant Load</b> "Table 13.8" is corrected as "Table 13.10"
40	III	34 35	Table 17.3	<b>Norms for Roof Top Solar PV Installation and generation</b> Figure (4) and (5) in the second row of the Table heading is corrected as (3) and (4) respectively. Below the Table ** "available rood area" is corrected as "available roof space"

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Govt.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/175 of 2020/TPS-232020-2399-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/147 of 1993/TPS-2392-2369(93)-L, dated.05.08.1993 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 8 (Ruva) (hereinafter referred to as "the said Draft Scheme") submitted by the Bhavnagar Area Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/189 of 2012/TPS-2311-3977-L, dated.26.09.2012 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 8 (Ruva);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 8 (Ruva) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the appropriate authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Govt.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

**No.GH/V/176 of 2020/DVP-272018-6452-L:** WHEREAS, the Mahesana Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Second Draft Revised Development Plan-2038 (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.18.09.2017.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto, and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

### **SCHEDULE**

#### **Proposed modifications in the Draft Development Plan of Mahesana Area Development Authority**

1. The 30 mtr. wide new roads passing through village Mahesana marked as A3 to A30 shall be proposed under section (12)(2)(d) of the said Act, as shown in the accompanying plan.
2. The 18 mtr. wide new roads passing through village Mahesana marked as A31 to A43 shall be proposed under section (12)(2)(d) of the said Act, as shown in the accompanying plan.
3. The 24 mtr wide road passing through the R.S.No. 381, 382, 383, 384 377, etc. of village Mahesana marked as X2-Y2 shall be realigned to X2-Z2 under section 12(2)(d) of the said Act and the land thus released shall be designated as "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
4. The 18 mtr wide road passing through R.S.No. 658/1, 657, 655, 653, 896, 888, 886, 887, etc of village Mahesana marked as A1-B1-C1 shall be deleted and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
5. The 18 mtr wide road passing through the R.S.No. 936, 935, 919, 920, 932, 921, 922, etc. of village Mahesana marked as D1-E1 shall be realigned to A2-B2 under section 12(2)(d) of the said Act and the land thus released shall be designated as "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
6. The land of village: Mahesana as shown in the Table below designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

<b>R.S.No./C.S.No.</b>	<b>Earmarked as</b>
389/p, 390/p, 391 to 395, 396/p, 398/p, 399/p, 380/1/p, 380/2/p, 406/p, 405/p, 410 to 414, 417/1, 418, 419/p, 420/p, 421/p, 422 to 429, 430/p, 431 to 433, 434/p, 435/1/p, 435/2, 496 to 510, 511/p, 513, 514, 517, etc.	Pocket-1
527/p, 528 to 531, 532/p, 533/p, 534 to 537, 538/p, etc.	Pocket-2
518 to 525, 526/p, 539/p, 540/p, 541 to 555, 493/p, 492/p, 490/p, 465/p, 466/1/p, 191/p, etc.	Pocket-3
172/p, 173/p, 174/p, 168/1/p, 168/2/p, 169 to 171, 557/p, 559/p, 556, 560 to 571, 572/p, 573/2/p, 581/p, 582/p, 583 to 587, 588/p, 589/p, 590 to 592, 593/p, 594/p, 595/p, 603/p, 604/p, 606/p, 605/p, 607/p, etc.	Pocket-4
573/1/p, 573/2/p, 574 to 580, 581/p, 582/p, 572/p, 594/p, 595/p, 596 to 602, 603/p, 604/p, 605/p, 614/p, 616/p, 615, etc.	Pocket-5
907/p, 910/p, 911/p, 912/p, 913/p, 914/p, 915/p, 916/p, 917/p, 918/p, 921/p, etc.	Pocket-6
919/p, 920/p, 921/p, 935/p, 932/p, 936/p, etc.	Pocket-7

<b>R.S.No./C.S.No.</b>	<b>Earmarked as</b>
1221/p, 1222/p, 1223/p, 1224/p, 1225/p, 1226/1/p, 1226/2/p, 1227/p, 1228, 1229/p, 1230/1/p, 1230/2/p, 1231/p, 1232/p, 1233/p, 1234/p, 1236, 1237, 1238/p, 1239/p, 1240, 1241, 1242/p, 1243, 1244/p, 1245/p, 1246/p, 1247/p, etc.	Pocket-8
990/p, 991/p, 992, 993/p, 994/p, 995/p, 996/p, 997/p, 998/p, 999/p, 1000, 1001, 1002, 1003/p, 1004/p, 1005, 1006, 1007/p, 1008/p, 1009/p, 1010/p, 1011/p, 1012/p, etc.	Pocket-9
1255/p, 1256, 1257/p, 1258/p, 1259/p, 1260/p, 1261, 1262/p, 1263/p, 1264, 1265/p, 1266 to 1278, 1279/1, 1279/2, 1280, 1282 to 1286, 1287/1, 1287/2 to 1293, 1294/p, 1295/p, 1322/p, 1323/p, 1324, 1325, 1326/p, 1327, 1328, 1329/p, 1330, 1331/p, 1334/p, 1335/p, 1336/p, etc.	Pocket-10
1248/p, 1249/p, 1250/p, 1251/p, 1252 to 1254, 1255/p, 1258/p, 1260/p, 1262/p, 1296/p, 1297, 1298, 1299, 1300/p, 1301/p, 1302/p, 1303/p, 1304/p, 1305/p, 1309/p, 1310/p, 1311 to 1320, 1321/p, 1337/p, 1338/p, 1339, 1340/p, 1341/p, 1343/p, 1344/p, 1345/p, etc.	Pocket-11
1329/p, 1331/p, 1332/lp, 1332/2p, 1332/3p, 1333/p, 1334/p, 1335/p, 1376/p, 1377/p, 1378/p, 1379/p, 1380, 1381, 1382/1, 1382/2, 1383 to 1398, 1399/p, 1400/p, 1401, 1402/p, 1404/p, 1405/p, 1406 to 1412, 1413/p, 1421/p, 1422/p, etc.	Pocket-12
1581/p, 1582/p, 1583/p, 1584 to 1589, 1590/p, 1591/p, 1592/p, 1595/p, 1596/p, 1597 to 1601, 1602/p, 1607/p, 1608/p, 1609/p, etc.	Pocket-13
1580/p, 1581/p, 1590/p, 1591/p, 1593/p, 1594, 1595/p, 1596/p, 1602/p, 1603, 1605/p, 1606/p, 1607/p, etc.	Pocket-14
1617/p, 1618/p, 1619/p, 1620/p, etc.	Pocket-15
2002, etc.	Pocket-33
2003, etc.	Pocket-34
334/p , 335/p, 336/1/p, 336/2, 337, 338, 339/p, 340/p etc.	Pocket-35
339/p, 341/p, 342 to 347, 348/p, 349/p, 350/p, 351/1, 351/2/p, 352/1/p, 352/2/p, 355/lp, 355/2, 356 to 362, 363/p, etc.	Pocket-36
353/p, 354/p , 363/p, etc.	Pocket-37
377/p, 381/p, 382/p, 383/p, 384/p, 385/p, 386, 387/1, 387/2, 388/p, 389/p, etc.	Pocket-38

7. The land of village: Nagalpur as shown in the Table below designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

<b>R.S.No./C.S.No.</b>	<b>Earmarked as</b>
740/p, 742/p, 744/p, 745/p, 746 to 748, 749/p, 750/p, 751, 752/p, 753/p, 754 to 756, 757/p, etc.	Pocket-17
725/p, 724/p, 726/2p, 727/p, 728/p, 729, 730, 731, 732/p, 733/p, 734/p, 735/p, 736/p, 737, 738/p, 739/p, 740/p, 741, 742/p, 743/p, 744/p, etc.	Pocket-18
670/p, 671/p, 678/p, 720/p, 721/p, 722, 723, 724/p, 725/p, 726/lp, 726/2p, 732/p, 734/p, 735/p, etc.	Pocket-20
665/p, 666/p, 667/p, 668, 669, 678/p, 670/p, 671/p, 672/p, 673/p, 674/P, etc.	Pocket-21
590/p, 591/p, 592/p, 593/1, 593/2p, 594/p, 595/p, 596, 597, 598, 599/p, 601/p, 623/p, 624/p, 625/p, 657/p, etc.	Pocket-24
538/p, 539/p, etc.	Pocket-25
538/p, 539/p, 540/p, 541/p, 542/p, 543/p, 544/p, 545/p, 546/p, 547/p, 548, 549, 550/1, 550/2, 550/3, 551 to 559, 560/p, 561/p, 562/p, 572/p, 573/p, 574/p, 575/p, 577/p, 589/p, etc.	Pocket-26
531/p, 533/1/p, 534/p, 535/p, 537/p, etc.	Pocket-27

<b>R.S.No./C.S.No.</b>	<b>Earmarked as</b>
516/p, 517/p, 518/p, 519/p, 520, 521/p, 522/1/p, 522/2/p, 524/p, 525/p, 526, 527, 528, 529, 530, 531/p, 532, 533/1/p, 533/2/p, 533/3/p, 534/p, 536/p, etc.	Pocket-28
507/p, 508/p, 509/p, 510, 511, 512/p, 513/p, 514/p, etc.	Pocket-29
497/p, 498/p, 502/p, 503/p, 504/p, 505, 506/p, 523/p, 524/p, 536/p, 537/p, etc.	Pocket-30
490/A/1/p, 490/A/3/p, 498/p, 499/p, 500, 501, 502/p, 503/p, etc.	Pocket-31
403/1, 403/2, 403/3, 403/4, etc.	Pocket-32

8. The land of village: Nagalpur as shown in the Table below designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

<b>R.S.No./C.S.No.</b>	<b>Earmarked as</b>
706/p, 707/p, 708/p, 709, 710/p, 758/p, 759 to 761, 762/p, 763, 764, 767, 768, 770, etc.	Pocket-16
699/p, 700/p, 701/p, 702, 703, 704, 705, 706/p, 707/p, 708/p, 710/p, 711/p, 712, 713/p, 714/p, etc.	Pocket-19
671/p, 678/p, 677/p, 679/p, 680/p, 687/p, 686/p, 684/p, 689, 694, 695, 696, 714/p, 715/p, 716/p, 717/p, 718, 719/p, etc.	Pocket-22
661/p, 662/p, 663, 664/p, 665/p, 666/p, 667/p, 672/p, 675/p, 676/p, 677/p, 681/p, 682/p, 683/p, etc.	Pocket-23

9. The land bearing R.S.No. 864 of village: Nagalpur designated for "Water body" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
10. The 12 mtr wide road passing through R.S.No. 864, 866, 899, etc. of village Nagalpur marked as XI-Y1 shall be deleted and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
11. The land bearing R.S.No. 493, 494 of village Nagalpur designated for "Public Purpose Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
12. The 18 mtr and 12 mtr wide road passing through the R.S.No. 251, etc. of village Mahesana respectively marked as X3-Y3 and X5-Y5 shall be realigned to X4-Y4-Z4 and X5-Z5 under section 12(2)(d) of the said Act and the land thus released shall be designated as relevant "Crematorium" Zone under section 12(2)(o) and "water body" Zone under section 12(2)(c) of the said Act, as shown in the accompanying plan.
13. The lands designated for "Commercial Zone" in Mahesana Area Development Authority area shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

NOTE : The Boundary of proposed modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Govt.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, NOVEMBER 11, 2020 / KARTIKA 10, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020.

#### REAL ESTATE (REGULATION AND DEVELOPMENT) ACT, 2016.

**No.GH/V/177 of 2020/RAR-102018-GOI-25-L:-** In exercise of the powers conferred by sub section (1) (a) & (2) of section 46 of the Real Estate (Regulation and Development) Act, 2016, the Government of Gujarat hereby appoints Hon'ble Justice Shri R.D.Kothari (Retd) as Chairman of the Gujarat Real Estate Appellate Tribunal for a term not exceeding five years from the date of joining or until attainment of age sixty seven years or until further orders, whichever is earlier.

By order and in the name of the Governor of Gujarat,

**LOCHAN SEHRA,**

Secretary (Housing) to Government.

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020.

#### REAL ESTATE (REGULATION AND DEVELOPMENT) ACT, 2016.

**No.GH/V/179 of 2020/RAR-102018-GOI-25-L:-** In exercise of the powers conferred by sub section (1) (b), (c) & (3) of section 46 of the Real Estate (Regulation and Development) Act, 2016, the Government of Gujarat hereby appoints Shri Ajay Das Mehrotra as Technical/Administrative Member of the Gujarat Real Estate Appellate Tribunal for a term not exceeding five years from the date of joining or until attainment of age sixty five years or until further orders, whichever is earlier.

By order and in the name of the Governor of Gujarat,

**LOCHAN SEHRA,**

Secretary (Housing) to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020.

**REAL ESTATE (REGULATION AND DEVELOPMENT) ACT, 2016.**

**No.GH/V/178 of 2020/RAR-102018-GOI-25-L:-** In exercise of the powers conferred by sub section (1) (b), (c) & (3) of section 46 of the Real Estate (Regulation and Development) Act, 2016, the Government of Gujarat hereby appoints Shri Mehul M. Gandhi as Judicial Member of the Gujarat Real Estate Appellate Tribunal for a term not exceeding five years from the date of joining or until attainment of age sixty five years or until further orders, whichever is earlier.

By order and in the name of the Governor of Gujarat,

**LOCHAN SEHRA,**

Secretary (Housing) to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, NOVEMBER 11, 2020 / KARTIKA 20, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT CORRIGENDUM

Sachivalaya, Gandhinagar, 9<sup>th</sup> November, 2020

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/173 of 2020/DVP-142018-5731-L:-** WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/157 of 2020/DVP-142018-5731-L, dtd. 08.10.2020, the draft Development Plan of Surat Urban Development Authority, Surat was sanctioned under clause (c) of sub-section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976). In the said notification dated 08.10.2020 the following is corrected.

1. In Annexure-4 of Schedule, the words

“District-Surat, Taluka : Majura, Village : Dumas, R.S.No./Block No./C.S.No.

12/p							”
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is deleted.

2. In PART-A of the Schedule, the words “Industrial Use” appearing in Sr.No-14, 17 and 18 are replaced by “General Industrial Use”.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

FRIDAY, NOVEMBER 13, 2020 / KARTIKA 22, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> November, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/180 of 2020/DVP-142018-1610-L:-** WHEREAS, the Dharampur Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.05.09.2017.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat hereby;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto, and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Additional Chief Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;



**SCHEDULE****Proposed modifications in the Draft Development Plan of Dharampur Area Development Authority**

1. The land bearing R.S.No.723, 724, 831, 506 to 511 of village: Dharampur designated for "Agriculture Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
2. The land bearing R.S.No.101, 599 of village: Dharampur designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
3. The land bearing R.S.No. 765 of village: Dharampur designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
4. The land bearing R.S.No. 766 of village: Dharampur designated for "Commercial Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
5. The land bearing R.S.No. 144, 314, 117 of village: Dharampur designated for "Residential Zone" shall be deleted from the said zone and shall be designated for "Agriculture Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

NOTE : The Boundary of proposed modifications shown in accompanying plan shall prevail.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, NOVEMBER 19, 2020 / KARTIKA 28, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### ROADS AND BUILDING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> November, 2020

**No.WBP/1/2014/102006/7/part-4-C:-** Where As The Annual General Meeting for the financial year 2019-20 of Gujarat Council of professional Civil Engineers was held on Dt.29<sup>th</sup> Sept. 2020. A Copy of Audited account and the annual report of the council for the financial year 2019-20 were circulated to all members 15 day in advance and No objection of Suggestions are received from any members of the Council on said Annual Report and Audited Statement of Account.

AND THEREFORE, In exercise of the powers conferred by sub Section (5) of section 12 of the Gujarat Professional Civil Engineers Act, 2006, (Guj. Act-19 of 2006) and powers conferred by sub Section (1) & (2) of section 89 of the Gujarat Council of Professional Civil Engineers Regulation 2014, the Gujarat Council of Professional Civil Engineer hereby approves and publishes the Annual Report and Audited Statement of Account for the financial year ending on 31.03.2020 for general information.

By order and in the name of Governor of Gujarat,

**D. M. VAKHARIA,**

Under Secretary (H.Q.) to Government.

**ANNUAL REPORT-GCPCE-2019-20**  
**The Gujarat Council of Professional Civil Engineers**  
**(A Statutory Body of Govt. of Gujarat)**

**(1.0) INTRODUCTION:**

The Gujarat Council of Professional Civil Engineers constituted under the Gujarat Professional Civil Engineers Act-2006 (Gujarat Act no. 19 of 2006) deems it a pleasure to present the Annual Report and Audited Statement of Account for the financial year 2018-19.

**(1.1) OBJECT AND REASON OF GCPCE:**

On account of the rapid urbanization in the state, the building construction activity has expanded rapidly with inadequate regulation. A large variety of buildings, many of which are of extreme complexity and magnitude, like multi storied office buildings, factory buildings, residential houses, are being constructed each year. With the increase in the building activity, unqualified persons are undertaking the design and the construction of building which are often unsafe. This was noticed in the areas of the State where the earthquake took place on 26th January 2001. The loss of human life could have been avoided if the design and construction of buildings had been safe. There is, therefore need for statutory regulation to protect the general public from unqualified persons working as Civil Engineers. For that purpose it is proposed to create a body corporate by the name of the Gujarat council of Professional Civil Engineers which would register the professional Civil Engineers.

Initially the persons who having possessed a qualification in Civil Engineering at the commencement of the legislation and experience of working as a Civil Engineer for a period of not less than fifteen years, would be registered as professional Civil Engineers. Subsequently, only persons, who have requisite qualifications and experience in Civil Engineering and who have passed the examination held by the council, would be registered as professional Civil Engineers. A person, who is registered as professional Civil Engineers, shall be issued a certificate of practice by the council. A person, who does not hold a certificate of practice, shall not be entitled to practice as a professional Civil Engineer. It shall be unlawful for a person to practice as a professional Civil Engineer unless he possesses a certificate of practice.

**(2.0) ORGANIZATIONAL STRUCTURE:**

President, The Gujarat Council of Professional Civil Engineers is head of the organization under whose overall charge the Council functions. Shri. S.K.Patel is the President of The Gujarat Council of Professional Civil Engineers.

**(2.1) Ex-Officio Members (Nominated by Government):**

- (i) Shri S.K.Patel, President GCPCE, Director & CE STC, R&B dept.
- (ii) Shri V.S.Purani, Vice President GCPCE, Professor Applied mechanics LDCE.
- (iii) Shri H.U.Kalayani, CE (NG) & Additional Secretary NWRWS and Kalpsar dept.
- (iv) Shri B.A.Shah, Chief Town Planer to GOG
- (v) Shri Hitesh Contractor, City Engineer AMC

**(2.2) Co-Opt Members:**

- (i) Shri M.B.Bhalala, Retd. CE & Additional Secretary R&B dept., Ex. President, GCPCE
- (ii) Shri Mahadevbhai Desai, Well known consulting Engineer, Ex. Vice President GCPCE

**(2.3) Invitee Members:**

- (i) Dr. Paresh Shah, Dean & Professor, CEPT
- (ii) Dr. P.J.Gundaliya, Professor, Civil Engineering, LDCE, Ahmadabad

**(2.4) Registrar:**

Shri Ashok.T.Golwala, Retired Executive Engineer, R&B Department, Gandhinagar

**(2.5) Statutory and Other Committees**

In order to carry out the objectives of the Act and Regulation framed there under, the Council constituted the Executive Committee, Examination and Training Committee, Curriculum Committee, Accreditation Committee, Committee for Continuous Professional Development of Engineer, Press and Image Building Committee, Ethics and Code of Conduct Committee. Namely,

**(A) Executive Committee:**

- (1) Shri S.K.Patel, President of GCPCE
- (2) Dr. V.S. Purani, Vice President of GCPCE
- (3) Shri. H.U.Kalyani, Ex-Officio member GCPCE
- (4) Shri. M.B. Bhalala, Co-Opt Member GCPCE

**(B) Examination & Training Committee:**

- (1) Shri S.K.Patel, President of GCPCE
- (2) Dr. V.S. Purani, Vice President of GCPCE
- (3) Shri. M.B. Bhalala, Co-Opt Member GCPCE
- (4) Dr. P. J. Gundaliya, Invitee Member GCPCE

**(C) Curriculum Committee:**

- (1) Dr. V. S. Purani, Vice President of GCPCE
- (2) Shri. Mahadevbhai Desai, Co-Opt Member GCPCE
- (3) Dr. Pares Shah, Invitee Member GCPCE
- (4) Shri P.J.Gundaliya, Invitee Member GCPCE

**(D) Accreditation Committee**

- (1) Shri S.K.Patel, President of GCPCE
- (2) Shri. Hitesh Contractor, Ex-Officio member GCPCE
- (3) Shri M. B. Bhalala, Co-Opt Member GCPCE

**(E) Press & Image Building Committee**

- (1) Shri. Mahadevbhai Desai, Co-Opt Member GCPCE
- (2) Shri. P. L. Sharma, Ex-Officio member GCPCE
- (3) Shri H.U.Kalyani, Ex-Officio member GCPCE

**(F) Committee for Continuous Development of Engineers**

- (1) Shri S.K.Patel, President of GCPCE
- (2) Shri H. U. Kalyani, Ex-Officio member GCPCE
- (3) Shri Mahadevbhai Desai, Co-Opt Member GCPCE

**(G) Committee for Web site development and IT related services**

- (1) Shri Dr. V. S. Purani, Vice President of GCPCE
- (2) Shri Mahadevbhai Desai, Co-Opt Member GCPCE
- (3) Dr. P. J. Gundaliya, Invitee Member GCPCE

- The Executive committee, which functions as an Executive Authority of the Council.
- The Examination and Training committee shall perform the maintenance of proper standard and conduct of examination in general. Arranging training, workshops, lectures, seminars for up gradation of skill of the candidates.
- The Curriculum committee design syllabus for conducting of EPE for the different disciplines of engineering and suggesting to the council from time to time modification to the existing syllabus for EPE.
- Accreditation committee shall perform the following functions:
- Accredited Engineering Institutions, Professional Associations, Universities, and Colleges etc. for imparting continuous professional development of engineers.
- Approving organizations and practicing Civil Engineers for imparting practical training to members who pass the qualifying examinations and to evaluate practical training requirement from time to time.
- The Committee for Continuous Professional Development of Engineer prescribes, monitor and review standards of Professional development in coordination with council, record and quantify the CPD for each registered member and perform any other function related to Professional development of Engineer.
- The Council constituted a new committee called Web site development and IT related committee to guide the council for development of Web application.

### **(3.0) ACTIVITIES OF COUNCIL:**

During the period under report, the Council met 4 times. The last meeting was held on Dt.12-03-2019 at Gandhinagar head quarter office.

During the year 2019-20, the Executive committee met 4 times, all the meeting was held at Gandhinagar head quarter office.

The various decision and action taken by council during the year under report are summarized as under:

#### **(3.1) Change of Ex-officio Member:**

As per the Act-2006 clause no. 3 B-(iv), Chief Town planner to the Government of Gujarat will be one of the Ex-officio member of council. Due to transfer of Shri P.L.sharma from the post of Chief Town Planner of Gujarat, Shri B A Shah, IAS is new ex-officio member of council.

#### **(3.2) Preparation Books of Account for the FA years 2019-20:**

The Council had fixed the agency Jignesh Domadia & Co., Ahmadabad for preparing the Accounts books for the financial year 2019-20 and got work completed.

#### **(3.3) Auditing of Books of Account for the FA years 2019-20:**

The Council had fixed the agency V. J. Desai & Co., Ahmadabad for auditing the Accounts books for the financial year 2019-20 and got work completed.

The council is working with the skeleton of very low strength staff. The file for approval to pay and allowances of staff is lying at the Govt. level. The Council couldn't start the registration of PCE due to this reason only.

#### **(3.4) Logo and Letter head for Council:**

It was very essential for Council to have their own special Logo and Letter head. Council has approached various vendors related with this work. The Registrar has placed various types of logos prepared by Private Agencies before the members for review and selection of the same. The

Executive committee after detail deliberation finalizes two logos made prepare by M/s Architect AAKAR Creative Shapes, Gandhinagar. The council has selected one logo among two logos with some addition and alteration and approved the same for Council Symbol and to prepare letterhead.

**(3.5) Grant of Rs. 40 lacs. Received from R & B dept.:**

As per the provision made in bill-23 of 2006, for the recurring and non-recurring expenditure, the council has approached to the RnB department for grant. The Council has received grant of Rs.40 LACS from R & B Department through Ex.Engr.C.P.Dn-No-1 Gandhinagar, as per Order No: LSG/10/2019/25/B- CR dated 09/09/2019 for council routine activities.

**(3.6) Beginning of registration of PCE:**

For registration of Professional Engineer (PE), the advertisement is published in Gujarati language in Gujarati newspaper on 27-06-2019 for vide publicity. The starting date is mentioned as 1<sup>st</sup> August 2019 for PE registration start. Registration began on Dt. 1<sup>st</sup> August 2019 and till 31<sup>st</sup> March-2020 council has received total 50 nos. of applications. Out of 50 applications, council has approved 2 nos. of applications for registration, others applications were under process of evaluation.

**(3.7) Annual Report of the Council published in Gujarat Gov, gazette:**

As per the provision of sub clause (5) of Clause 12 of Act-19 and sub clause (1) & (2) of clause 89 of Regulation-2014, the audited accounts and the report of the council for the financial year 2018-19 dully approved by the Council sent to State Government for acknowledgement. Also the same were circulated to all members of council in the council meeting. The annual report of the financial year 2018-19 is published in Gujarat Government Gazette vide Gazette no. Extra no.335.

**(4.0) ACKNOWLEDGEMENT:**

The council expresses its gratitude to the office bearer and Ex officio members of the Gujarat Council of Professional Civil Engineers, Co-opt members, Invitees members, Experts & Auditor for their cooperation, guidance, advice and supports for furthering the objectives of the Gujarat Professional Civil Engineers Act-2006 (Gujarat Act no. 19 of 2006). The council expresses its gratitude to its officers & employees and all those who have rendered useful services to it during the year 2019-20.

**A. T. GOLWALA,**

Registrar, GCPCE, Gandhinagar.

## AUDIT REPORT

OF

GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

BLOCK NO. 2/2., DR. JIVRAJ MEHTA BHAVAN,  
SECTOR-10,  
GANDHINAGAR - 382010

FOR

FINANCIAL YEAR : 2019 - 2020



**V. J. Desai & Co.**  
Chartered Accountants

H.O. : B-901/902, Nine Square, Opp. ITC Narmada,  
132 ft. Ring Road, Satellite, Ahmedabad, Gujarat, 380015  
Mobile: 98250 62515 • Mobile: 94266 62515  
E-mail : ca\_vjdesai@yahoo.com • Website: www.vjdco.com  
B.O. : 234, Super Diamond Market, Varachha Road, Surat - 6



GUJARAT COUNCIL OF PROFESSIONAL CIVIL EN  
DR JIVARAJ MAHETA BHAVAN  
BLOCK NO 2 2  
SECTOR 10  
Gandhinagar

Visit us at [www.sbi.co.in](http://www.sbi.co.in) Call toll free 1800-11-22-11 or 1800-425-38-00

Branch Name > GANDHINAGAR  
Branch Address > I FLOOR, ZONAL OFFICE SECTOR  
23220590  
IFSC > SBIN0001355  
MICR > 380002075

Account Number > 38464461917  
Account Description > CA-REGULAR-PUB-OTH-ALL-INR  
Interest Rate > 0.00%  
Statement Period > 07 JUL 2020 TO 06 NOV 2020

#### Statement of Account

Post Date (Value Date)	Narration	Debit (₹)	Credit (₹)	Balance (₹)
	Balance Brought Forward			46,465.10CR
05/11/20 (05/11/20)	11777 CEMTEX DEP CAPITAL MARKET BRANCH SETTLEMENTTOMERCHANTACCOUNT		36000.00	82,465.10CR
06/11/20 (06/11/20)	11777 CEMTEX DEP CAPITAL MARKET BRANCH SETTLEMENTTOMERCHANTACCOUNT		18000.00	1,00,465.10CR
	Book Balance			1,00,465.10CR
Opening Balance (₹)		Total Debits (₹)	Total Credits (₹)	Book Balance (₹)
46,465.10CR		0.00	54000.00	1,00,465.10CR

This is a computer generated output, not requiring a signature. If you notice discrepancies, Please contact branch for necessary rectification/clarification



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132 ft. Ring Road, Satellite, Ahmedabad, Gujarat, 380015  
Mobile: 98250 62515 • Mobile: 94266 62515  
E-mail: ca\_vjdesai@yahoo.com • Website: www.vjdco.com  
B.O. : 234, Super Diamond Market, Varachha Road, Surat - 6



**V. J. Desai & Co.**  
Chartered Accountants

## AUDITORS REPORT

1. We have audited the attached Balance Sheet of **Gujarat Council of Professional Civil Engineers of** at Dr. Jivraj Mehta Bhavan, Block No. 2/2, Sector-10, Gandhinagar - 382010 as at 31<sup>st</sup> March, 2020 and also the Income and Expenditure Account for the year ended on that date annexed thereto. These financial statements are the responsibility of the Management of the council. Our responsibility is to express an opinion on these financial statements based on our audit.

### Management's Responsibility for the Financial Statements

2. Council's Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

### Auditor's Responsibility

3. Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Trust's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.
4. We report that:
  - i) We have obtained all the information and explanations, which to the best of our Knowledge and belief were necessary for the purpose of the audit.
  - ii) The accounts are maintained regularly and in accordance with generally accepted Accounting practices in India.

Contd. on next page....




.. 2 ..

5. Subject to above, in our opinion, and to the best of our information and according to explanations given to us, the said accounts read with notes thereon, if any, give a true and fair view in conformity with the accounting principles generally accepted in India:

- a) In the case of the Balance Sheet, of the state of the affairs of the council as at 31<sup>st</sup> March, 2020 and,
- b) In the case of Income and Expenditure Account, of the deficit of expenditure over income for the year ended on that date.

For, V. J. Desai & Co.  
Chartered Accountants  
Firm Regi. No.113541W

  
Vinod J. Desai  
Partner  
Membership No.047146



Place: Ahmedabad

Date: 30.06.2020

UDIN : 20047146AAAAAQ5469

**GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS****BALANCE SHEET AS AT 31<sup>st</sup> MARCH, 2020**

		Amount in Rs.	
Particulars	Schedule	As at March 31, 2020	As at March 31, 2019
<b>A CORPUS / CAPITAL FUND AND LIABILITIES</b>			
Corpus / Capital Fund	1	8040480	5257631
Balance in Income & Expenditure Account	2	92692	92692
Current Liability	3	19700	13800
Total		<b>8152872</b>	<b>5364123</b>
<b>B ASSETS:</b>			
Fixed Assets	4	133214	0
Investments	5	3243980	3032454
Current Assets, Loans and Advances	6	4775678	2331669
Total		<b>8152872</b>	<b>5364123</b>
Significant Accounting Policies and Notes on Accounts	9		

As per our report of even date attached

For V. J. Desai & Co.  
Chartered Accountants  
Firm Regi. No.113541W

(Vinod J. Desai)  
Partner  
Membership No.047146

Place: Ahmedabad  
Date: 30.06.2020

For Gujarat Council of Professional Civil  
Engineers

REGISTRAR  
Gujarat Council of  
Professional Civil Engineers  
Gandhinagar

PRESIDENT  
Gujarat Council of  
Professional Civil Engineers  
Gandhinagar

Place: Gandhinagar  
Date: 30.06.2020

**GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS****INCOME AND EXPENDITURE ACCOUNT FOR THE YEAR ENDED ON 31<sup>st</sup> MARCH, 2020**

(Amount in Rs)			
Particulars	Schedule	For year ended March 31, 2020	For year ended March 31, 2019
<b>I INCOME</b>			
Interest Earned			
On Bank FD/SB a/c. with Scheduled Bank	7	311261	258399
<b>Total - (A)</b>		<b>311261</b>	<b>258399</b>
<b>II EXPENSES</b>			
Administrative Expenses etc.	8	1528412	1434364
<b>Total - (B)</b>		<b>1528412</b>	<b>1434364</b>
Balance being excess of (Expenditure over income)/Income over Expenditure (I - II) transferred to corpus fund		(12,17,151)	(11,75,965)
Significant Accounting Policies and Notes on Accounts	9		

As per our report of even date attached,

For V. J. Desai & Co.  
Chartered Accountants  
Firm Regi. No.113541W

(Vinod J. Desai)  
Partner  
Membership No. 047146

Place: Ahmedabad  
Date: 30.06.2020

For Gujarat Council of Professional Civil  
Engineers

**REGISTRAR**  
Registrar  
Gujarat Council of  
Professional Civil Engineers  
Gandhinagar

**PRESIDENT**  
President  
Gujarat Council of  
Professional Civil Engineers  
Gandhinagar

Place: Gandhinagar  
Date: 30.06.2020



**GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS****SCHEDULES FORMING PART OF BALANCESHEET AS AT 31st MARCH, 2020**

Particulars	(Amount in Rs.)	
	As at March 31, 2020	As at March 31, 2019
<b>Schedule 1 : Corpus / Capital Fund</b>		
Balance as at the beginning of the year	5257631	3936156
Add: Contribution towards Corpus / Capital Fund	4000000	2500000
Less: Short receipt of interest accounted in prev. year	0	(2560)
Less: Excess of Expenditure over Income of the year	(1217151)	(1175965)
Closing Balance	8040480	5257631
<b>Schedule 2 : Income &amp; Expenditure Account</b>		
Balance as at the beginning of the year	92692	92692
Add: Surplus / (Deficit) transfer from Income & Expenditure Account	0	0
Closing Balance	92692	92692
<b>Schedule 3 : Current Liabilities</b>		
Security Deposit	13800	13800
Zabir Mohmed choksi ( refundable fees)	5900	0
Total	19700	13800
<b>Schedule 4 : Fixed Assets</b>		
<b>- Computer</b>		
Additions/Deletion	142078	
Less : Depreciation	28416	
Closing Balance	113662	0
<b>- Printer</b>		
Additions/Deletion	24440	
Less : Depreciation	4888	
Closing Balance	19552	0
Total	133214	0



**GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS****SCHEDULES FORMING PART OF BALANCESHEET AS AT 31st MARCH, 2020**

Particulars	(Amount in Rs.)	
	As at March 31, 2020	As at March 31, 2019
<b>Schedule 5 : Investments</b>		
Deposits with State Bank of India	3243980	3032454
Total	<u>3243980</u>	<u>3032454</u>
<b>Schedule 6 : Current Assets, Loans and Advances</b>		
Bank balances (with schedule banks)		
In saving accounts	4520791	2068766
In current account	16365	0
	<u>4537156</u>	<u>2068766</u>
Other current assets		
Interest receivable on deposits	68034	69218
Balance with tax authority (TDS deducted on Interest)	170488	193685
	<u>238522</u>	<u>262903</u>
Total	<u>4775678</u>	<u>2331669</u>



**GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS****SCHEDULES FORMING PART OF PROFIT AND LOSS A/c AS AT 31st MARCH, 2020**

Particulars	(Amount in Rs.)	
	For year ended March 31, 2020	For year ended March 31, 2019
<b>Schedule 7 : Interest Earned</b>		
Bank Fixed Deposit a/c.	211034	194829
On Saving Account	97606	62868
With State Bank of India		
Interest on Income Tax Refund	2621	702
Total	<b>311261</b>	<b>258399</b>

**Schedule 8 : Other Administrative Expenditure**

Accounting Fees	7500	32500
Advertisement Expense	29659	0
Audit Fees	14160	14160
Bank Charges	801	88
Consulting Charges	20000	0
Depreciation	33304	0
Electricity Expenses	82268	76576
Man power supply charges	708000	708000
Office Expenses	34959	27817
Professional Fees	13407	26456
Retainerhip Fees	463225	480000
Printing & Stationery Expenses	5691	13399
Tea & Refreshment Exp.	1450	1630
Website Development Expenses	113988	53738
Total	<b>1528412</b>	<b>1434364</b>



## GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

Schedules Forming Part of the Accounts for the year ended 31<sup>st</sup> March, 2020

## SCHEDULE - 9

## A. SIGNIFICANT ACCOUNTING POLICIES:

1. Grant/ Contribution and expenditure are accounted for cash basis.
2. Interest income from bank fixed deposit was recognized and accounted for on accrual basis.
3. Grant Rs.40,00,000/- received during the year is credited to corpus fund of the trust. As informed to us, the same was received from the Department to meet establishment expenditure of the Council.
4. All other accounting policies not specifically mentioned herewith above are consistent with generally accepted accounting practices.
5. Fixed Assets are recorded at the cost of acquisition. Depreciation claimed and accounted as per applicable rate of Income Tax.

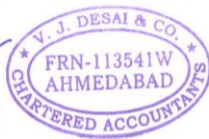
## B. NOTES ON ACCOUNTS:

1. The previous year figures are regrouped wherever necessary.
2. Excess of expenditure over income of Rs. 12,71,151/- for the current financial year has been transferred to Corpus fund at the end of the year.

## Signatures to schedules- 1 to 9

For, V. J. Desai & Co.  
Chartered Accountants  
Firm Regi. No. 113541W

  
Vinod J. Desai  
Partner  
Membership No.047146



Place: Ahmedabad

Date: 30.06.2020

## For Gujarat Council of Professional Civil Engineers

  
Registrar  
Gujarat Council of  
Professional Civil Engineers  
Gandhinagar

  
President  
Gujarat Council of  
Professional Civil Engineers  
Gandhinagar





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# The Gujarat Government Gazette

## EXTRAORDINARY

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FRIDAY, NOVEMBER 20, 2020 / KARTIKA 29, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT CORRIGENDUM

Sachivalaya, Gandhinagar, 20<sup>th</sup> November, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/181 of 2020/EDB-102016-3629-L:-** In the Government Notification of Urban Development and Urban Housing Department No. GH/V/174 of 2020/EDB-102016-3629-L, dtd.11.11.2020, in ANNEXURE to the SCHEDULE, Column no. 5 of Sr.No.8, the words "to be deleted" is added after the words "Note: Fees may be revised by Competent Authority from time to time".

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Govt. of Gujarat.

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Government Central Press, Gandhinagar.



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## **PART IV-B**

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### **FINANCE DEPARTMENT**

#### **NOTIFICATION**

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### **NOTIFICATION NO. 81/2020-STATE TAX**

#### **GUJARAT GOODS AND SERVICES TAX ACT, 2017.**

**No.(GHN-108) GST-2020/S.1(12)TH:-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Goods and Services Tax (Amendment) Act, 2019 Goods (Guj.29 of 2019), the Government of Gujarat hereby appoints the 10<sup>th</sup> day of November, 2020, as the date on which the provisions of section 7 of the said Act shall be deemed to have come into force.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

-----

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### Notification No. 84/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-109) GST-2020/S.39(1)(1)TH:-** In exercise of the powers conferred by proviso to Sub-section (1) of section 39 read with proviso to sub-section (7) of section 39 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby notifies the registered persons, other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), having an aggregate turnover of up to five crore rupees in the preceding financial year, and who have opted to furnish a return for every quarter, under sub-rule (1) of rule 61A of the Gujarat Goods and Services Tax Rules, 2017 (hereafter in this notification referred to as the said rules) as the class of persons who shall, subject to the following conditions and restrictions, furnish a return for every quarter from January, 2021 onwards, and pay the tax due every month in accordance with the proviso to sub-section (7) of section 39 of the said Act, namely: -

- (i) the return for the preceding month, as due on the date of exercising such option, has been furnished:
- (ii) where such option has been exercised once, they shall continue to furnish the return as per the selected option for future tax periods, unless they revise the same.

2. A registered person whose aggregate turnover crosses five crore rupees during a quarter in a financial year shall not be eligible for furnishing of return on quarterly basis from the first month of the succeeding quarter.

3. For the registered person falling in the class specified in column (2) of the Table below, who have furnished the return for the tax period October, 2020 on or before 30<sup>th</sup> November, 2020, it shall be deemed that they have opted under sub-rule (1) of rule 61A of the said rules for the monthly or quarterly furnishing of return as mentioned in column (3) of the said Table:-

**Table**

<b>Sl. No.</b>	<b>Class of registered person</b>	<b>Deemed Option</b>
<b>(1)</b>	<b>(2)</b>	<b>(3)</b>
1.	Registered persons having aggregate turnover of up to 1.5 crore rupees, who have furnished FORM GSTR-1 on quarterly basis in the current financial year	Quarterly return
2.	Registered persons having aggregate turnover of up to 1.5 crore rupees, who have furnished FORM GSTR-1 on monthly basis in the current financial year	Monthly return
3.	Registered persons having aggregate turnover more than 1.5 crore rupees and up to 5 crore rupees in the preceding financial year	Quarterly return

4. The registered persons referred to in column (2) of the said Table, may change the default option electronically, on the common portal, during the period from the 5<sup>th</sup> day of December, 2020 to the 31<sup>st</sup> day of January, 2021.

5. This notification shall be deemed to have come into force with effect from the 10<sup>th</sup> day of November, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**  
Deputy Secretary to Government.

-----



# The Gujarat Government Gazette

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#### PART IV-B

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### NOTIFICATION NO. 85/2020-STATE TAX

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-110)GST-2020/S.148(36)TH:-** In exercise of the powers conferred by section 148 read with sub-section (7) of section 39 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), (hereinafter referred to as the said Act), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby notifies the registered persons, notified under proviso to sub-section (1) of section 39 of the said Act, who have opted to furnish a return for every quarter or part thereof, as the class of persons who may, in first month or second month or both months of the quarter, follow the special procedure such that the said persons may pay the tax due under proviso to sub-section (7) of section 39 of the said Act, by way of making a deposit of an amount in the electronic cash ledger equivalent to, -

- (i) thirty five per cent. of the tax liability paid by debiting the electronic cash ledger in the return for the preceding quarter where the return is furnished quarterly; or
- (ii) the tax liability paid by debiting the electronic cash ledger in the return for the last month of the immediately preceding quarter where the return is furnished monthly:

Provided that no such amount may be required to be deposited-

- (a) for the first month of the quarter, where the balance in the electronic cash ledger or electronic credit ledger is adequate for the tax liability for the said month or where there is nil tax liability:
- (b) for the second month of the quarter, where the balance in the electronic cash ledger or electronic credit ledger is adequate for the cumulative tax liability for the first and the second month of the quarter or where there is nil tax liability:

Provided further that registered person shall not be eligible for the said special procedure unless he has furnished the return for a complete tax period preceding such month.

**Explanation-** For the purpose of this notification, the expression "a complete tax period" means a tax period in which the person is registered from the first day of the tax period till the last day of the tax period.

2. This notification shall come into force with effect from the 1<sup>st</sup> day of January, 2021.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**  
Deputy Secretary to Government.

-----



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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020

#### Notification No. 82/2020-State Tax

#### Gujarat Goods and Services Tax Act, 2017.

**No.(GHN-111)GSTR-2020/S.164(66)TH:**— In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

1. Short title and commencement:

(1) These rules may be called the Gujarat Goods and Services Tax (Thirteenth Amendment) Rules, 2020.

(2) Save as otherwise provided in these rules, they shall be deemed to have come into force with effect from the 10<sup>th</sup> day of November, 2020.

2. In the Gujarat Goods and Services Tax Rules, 2017 (hereafter in this notification referred to as the said rules), for rule 59, the following rule shall be substituted with effect from the 1<sup>st</sup> day of January, 2021, namely: -

"59. Form and manner of furnishing details of outward supplies.- (1) Every registered person, other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), required to furnish the details of outward supplies of goods or services or both under section 37, shall furnish such details in FORM GSTR-1 for the month or the quarter, as the case may be, electronically through the common portal, either directly or through a Facilitation Centre as may be notified by the Commissioner.

(2) The registered persons required to furnish return for every quarter under proviso to sub-section (1) of section 39 may furnish the details of such outward supplies of goods or services or both to a registered person, as he may consider necessary, for the first and second months of a quarter, up to a cumulative value of fifty lakh rupees in each of the months,- using invoice furnishing facility

(hereafter in this notification referred to as the "IFF") electronically on the common portal, duly authenticated in the manner prescribed under rule 26, from the 1st day of the month succeeding such month till the 13th day of the said month.

(3) The details of outward supplies furnished using the IFF, for the first and second months of a quarter, shall not be furnished In FORM GSTR-1 for the said quarter.

(4) The details of outward supplies of goods or services or both furnished in FORM GSTR-1 shall include the-

(a) invoice wise details of all –

(i) inter-State and Intra-State supplies made to the registered persons; and

(ii) inter-State supplies with Invoice value more than two and a half lakh rupees made to the unregistered persons;

(b) consolidated details of all –

(i) intra-State supplies made to unregistered persons for each rate of tax; and

(ii) State wise inter-State supplies with Invoice value upto two and a half lakh rupees made to unregistered persons for each rate of tax;

(c) debit and credit notes, if any, issued during the month for invoices issued previously.

(5) The details of outward supplies of goods or services or both furnished using the IFF shall include the -

(a) invoice wise details of inter-State and intra-State supplies made to the registered persons;

(b) debit and credit notes, If any, issued during the month for such invoices issued previously."

3. In the said rules, for rule 60, the following rule shall be substituted with effect from the 1<sup>st</sup> day of January, 2021, namely: -

"60. Form and manner of ascertaining details of inward supplies.- (1)The details of outward supplies furnished by the supplier in FORM GSTR-1 or using the IFF shall be made available electronically to the concerned registered persons (recipients) in Part A of FORM GSTR-2A, in FORM GSTR-4A and in FORM GSTR-6A through the common portal, as the case may be.

(2) The details of invoices furnished by a non-resident taxable person in his return in FORM GSTR-5 under rule 63 shall be made available to the recipient of credit in Part A of FORM GSTR 2A electronically through the common portal.

(3) The details of invoices furnished by an Input Service Distributor in his return in FORM GSTR-6 under rule 65 shall be made available to the recipient of credit in Part B of FORM GSTR 2A electronically through the common portal.

(4) The details of tax deducted at source furnished by the deductor under sub-section (3) of section 39 in FORM GSTR-7 shall be made available to the deductee in Part C of FORM GSTR-2A electronically through the common portal.

(5) The details of tax collected at source furnished by an e-commerce operator under section 52 in FORM GSTR-8 shall be made available to the concerned person in Part C of FORM GSTR 2A electronically through the common portal.

(6) The details of the integrated tax paid on the import of goods or goods brought in domestic Tariff Area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry shall be made available in Part D of FORM GSTR-2A electronically through the common portal.

(7) An auto-drafted statement containing the details of input tax credit shall be made available to the registered person in FORM GSTR-2B, for every month, electronically through the common portal, and shall consist of -



(i) the details of outward supplies furnished by his supplier, other than a supplier required to furnish return for every quarter under proviso to sub-section (1) of section 39, in FORM GSTR-1, between the day immediately after the due date of furnishing of FORM GSTR-1 for the previous month to the due date of furnishing of FORM GSTR-1 for the month;

(ii) the details of invoices furnished by a non-resident taxable person in FORM GSTR-5 and details of invoices furnished by an Input Service Distributor in his return in FORM GSTR-6 and details of outward supplies furnished by his supplier, required to furnish return for every quarter under proviso to subsection (1) of section 39, in FORM GSTR-1 or using the IFF, as the case may be,-

(a) for the first month of the quarter, between the day immediately after the due date of furnishing of FORM GSTR-1 for the preceding quarter to the due date of furnishing details using the IFF for the first month of the quarter;

(b) for the second month of the quarter, between the day immediately after the due date of furnishing details using the IFF for the first month of the quarter to the due date of furnishing details using the IFF for the second month of the quarter;

(c) for the third month of the quarter, between the day Immediately after the due date of furnishing of details using the IFF for the second month of the quarter to the due date of furnishing of FORM GSTR-1 for the quarter;

(iii) the details of the integrated tax paid on the import of goods or goods brought in the domestic Tariff Area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry in the month.

(8) The Statement in FORM GSTR-2B for every month shall be made available to the registered person, -

(i) for the first and second month of a quarter, a day after the due date of furnishing of details of outward supplies for the said month, in the IFF by a registered person required to furnish return for every quarter under proviso to sub-section (1) of section 39, or in FORM GSTR-1 by a registered person, other than those required to furnish return for every quarter under proviso to sub-section (1) of section 39, whichever is later;

(ii) in the third month of the quarter, a day after the due date of furnishing of details of outward supplies for the said month, in FORM GSTR-1 by a registered person required to furnish return for every quarter under proviso to sub-section (1) of section 39."

4. In the said rules, in rule 61, after sub-rule (5), the following sub-rule shall be inserted, namely: -

"(6) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017) or an Input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under section 52 shall furnish a return In FORM GSTR-3B, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner, on or before the twentieth day of the month succeeding such tax period:

Provided that for taxpayers having an aggregate turnover of up to five crore rupees in the previous financial year, whose principal place of business is in the States of Chhattisgarh, Madhya Pradesh, Gujarat, Maharashtra, Karnataka, Goa, Kerala, Tamil Nadu, Telangana, Andhra Pradesh, the Union territories of Daman and Diu and Dadra and Nagar Haveli, Puducherry, Andaman and Nicobar Islands or Lakshadweep, the return in FORM GSTR-3B of the said rules for the months of October, 2020 to March, 2021 shall be furnished electronically through the common portal, on or before the twenty- second day of the month succeeding such month:

Provided further that for taxpayers having an aggregate turnover of up to five crore rupees in the previous financial year, whose principal place of business is in the States of Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar Pradesh, Bihar, Sikkim, Arunachal Pradesh,

Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha, the Union territories of Jammu and Kashmir, Ladakh, Chandigarh or Delhi, the return in FORM GSTR-3B of the said rules for the months of October, 2020 to March, 2021 shall be furnished electronically through the common portal, on or before the twenty-fourth day of the month succeeding such month."

5. In the said rules, for rule 61, the following rule shall be substituted with effect from the 1<sup>st</sup> day of January, 2021, namely: -

"61. Form and manner of furnishing of return.-(1) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017) or an Input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under section 52 shall furnish a return in FORM GSTR-3B, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner, as specified under -

(i) sub-section (1) of section 39, for each month, or part thereof, on or before the twentieth day of the month succeeding such month:

(ii) proviso to sub-section (1) of section 39, for each quarter, or part thereof, for the class of registered persons mentioned in column (2) of the Table given below, on or before the date mentioned in the corresponding entry in column (3) of the said Table, namely:-

Table

No.	Class of registered persons	Due Date
(1)	(2)	(3)
1.	Registered persons whose principal place of business is in the States of Chhattisgarh, Madhya Pradesh, Gujarat, Maharashtra, Karnataka, Goa, Kerala, Tamil Nadu, Telangana, Andhra Pradesh, the Union territories of Daman and Diu and Dadra and Nagar Haveli, Puducherry, Andaman and Nicobar Islands or Lakshadweep.	twenty-second day of the month succeeding such quarter.
2.	Registered persons whose principal place of business is in the States of Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar Pradesh, Bihar, Sikkim, Arunachal Pradesh, Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha, the Union territories of Jammu and Kashmir, Ladakh, Chandigarh or Delhi.	twenty-fourth day of the month succeeding such, quarter.

(2) Every registered person required to furnish return, under sub-rule (1) shall, subject to the provisions of section 49, discharge his liability towards tax, interest, penalty, fees or any other amount payable under the Act or the provisions of this Chapter by debiting the electronic cash ledger or electronic credit ledger and Include the details in the return in FORM GSTR-3B.

(3) Every registered person required to furnish return, for every quarter, under clause (ii) of sub-rule (1) shall pay the tax due under proviso to sub-section (7) of section 39, for each of the first two months of the quarter, by depositing the said amount in FORM GST PMT-06, by the twenty fifth day of the month succeeding such month:

Provided that the Commissioner may, on the recommendations of the Council, by notification, extend the due date for depositing the said amount in FORM GST PMT-06, for such class of taxable persons as may be specified therein:

Provided further that any extension of time limit notified by the Commissioner of Central tax shall be deemed to be notified by the Commissioner:

Provided also that while making a deposit in FORM GST PMT-06, such a registered person may -

(a) for the first month of the quarter, take into account the balance in the electronic cash ledger.

(b) for the second month of the quarter, take into account the balance in the electronic cash ledger excluding the tax due for the first month.

(4) The amount deposited by the registered persons under sub-rule (3) above, shall be debited while filing the return for the said quarter in FORM GSTR-3B, and any claim of refund of such amount lying in balance in the electronic cash ledger, if any, out of the amount so deposited shall be permitted only after the return in FORM GSTR-3B for the said quarter has been filed."

6. In the said rules, after rule 61, the following rule shall be inserted, namely: -

"61A. Manner of opting for furnishing quarterly return.- (1) Every registered person intending to furnish return on a quarterly basis under proviso to sub-section (1) of section 39, shall in accordance with the conditions and restrictions notified in this regard, indicate his preference for furnishing of return on a quarterly basis, electronically, on the common portal, from the 1<sup>st</sup> day of the second month of the preceding quarter till the last day of the first month of the quarter for which the option is being exercised:

Provided that where such option has been exercised once, the said registered person shall continue to furnish the return on a quarterly basis for future tax periods, unless the said registered person,-

(a) becomes ineligible for furnishing the return on a quarterly basis as per the conditions and restrictions notified in this regard; or

(b) opts for furnishing of return on a monthly basis, electronically, on the common portal:

Provided further that a registered person shall not be eligible to opt for furnishing quarterly return in case the last return due on the date of exercising such option has not been furnished.

(2) A registered person, whose aggregate turnover exceeds 5 crore rupees during the current financial year, shall opt for furnishing of return on a monthly basis, electronically, on the common portal, from the first month of the quarter, succeeding the quarter during which his aggregate turnover exceeds 5 crore rupees.

7. In the said rules, in rule 62,

- (i) in sub-rule (1), the words, figures, letters and brackets "or paying tax by availing the benefit of Government Notification, Finance Department No. (GHN-22)GST-2019/S.11(1)(42)-TH dated the 7<sup>th</sup> March, 2019, Notification No. 02/2019-State Tax (Rate)" shall be omitted;
- (ii) in sub-rule (4), the words, figures, letters and brackets "or by availing the benefit of Government Notification, Finance Department No. (GHN-22)GST-2019/S.11(1)(42)-TH dated the 7<sup>th</sup> March, 2019, Notification No. 02/2019-State Tax (Rate)" shall be omitted;
- (iii) in the explanation to sub-rule (4), the words, figures, letters and brackets "or opting for paying tax by availing the benefit of Government Notification, Finance Department No. (GHN-22)GST- 2019/S. 11( 1)(42)-TH dated the 7<sup>th</sup> March, 2019, Notification No. 02/2019-State Tax (Rate)." shall be omitted;
- (iv) sub-rule (6) shall be omitted.

8. In FORM GSTR-1, in the Instructions, after serial number 17, the following Instruction shall be inserted, namely:-

"18. It will be mandatory to specify the number of digits of HSN code for goods or services that a class of registered persons shall be required to mention as may be specified in the notification issued from time to time under proviso to rule 46 of the said rules.

9. After FORM-2A, the following FORM shall be inserted, namely: -

**"FORM-2B**

[See rule 60(7)] Auto-drafted ITC Statement

**(From FORM GSTR-1, GSTR-5, GSTR-6 and Import data received from ICEGATE)**

Year	YYYY-YY
Month	

1. GSTIN	
2(a). Legal name of the registered person	
2(b). Trade name, if any	
2(c). Date of generation	DD/MM/YYYY HH:MM

**3. ITC Available Summary (Amount in ₹ in all sections)**

S. No.	Heading	GSTR-3B table	Integrated Tax (₹)	Central Tax (₹)	State/UT tax (₹)	Cess (₹)	Advisory
Credit which may be availed under FORM GSTR-3B							
Part A	ITC Available - Credit may be claimed in relevant headings in GSTR-3B						
I	All other ITC - Supplies from registered persons other than reverse charge	4(A)(5)					If this is positive, credit may be availed under Table 4(A)(5) of FORM GSTR-3B. If this is negative, credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
Details	B2B - Invoices						
	B2B - Debit notes						
	B2B - Invoices (Amendment)						
	B2B - Debit notes (Amendment)						
II	Inward Supplies from ISD	4(A)(4)					If this is positive, credit may be availed under Table 4(A)(4) of FORM GSTR-3B. If this is negative, credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
Details	ISD – Invoices						
	ISD – Invoices (Amendment)						
III	Inward Supplies liable for reverse charge	3.1(d) 4(A)(3)					These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. Credit may be availed under Table 4(A)(3) of FORM GSTR-3B on payment of tax.

S. No.	Heading	GSTR-3B table	Integrated Tax (₹)	Central Tax (₹)	State/ UT tax (₹)	Cess (₹)	Advisory		
Details	B2B - Invoices								
	B2B - Debit notes								
	B2B - Invoices (Amendment)								
	B2B - Debit notes (Amendment)								
IV	Import of Goods	4(A)(1)					If this is positive, credit may be availed under Table 4(A)(1) of FORM GSTR-3B. If this is negative, credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.		
Details	IMPG-Import of goods from overseas								
	IMPG (Amendment)								
	IMGSEZ-Import of goods from SEZ								
	IMGSEZ (Amendment)								
Part B	ITC Reversal – Credit shall be reversed in relevant headings in GSTR-3B								
I	Others	4(B)(2)					If this is positive, Credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B. If this is negative, then credit may be reclaimed subject to reversal of the same on an earlier Instance.		
Details	B2B-Credit notes								
	B2B-Credit notes (Amendment)								
	B2B-Credit notes (Reverse Charge)								
	B2B-Credit notes (Reverse Charge) (Amendment)								
	ISD-Credit notes								
	ISD-Credit notes (Amendment)								

## 4. ITC NOT Available Summary

(Amount in ₹ in all sections)

S. No.	Heading	GSTR-3B Table	Integrated Tax (₹)	Central Tax (₹)	State/UT tax (₹)	Cess (₹)	Advisory
Credit which may not be availed under FORM GSTR-3B							
Part A	ITC Not Available						
I	All other ITC - Supplies from registered persons other than reverse charge	NA					Such Credit shall not be taken in FROM GSTR-3B
Details	B2B – Invoices						
	B2B - Debit notes						
	B2B - Invoices (Amendment)						
	B2B - Debit notes (Amendment)						
II	Inward Supplies from ISD	NA					Such Credit shall not be taken in FROM GSTR-3B
Details	ISD – Invoices						
	ISD Amendment – Invoices						

S. No.	Heading	GSTR-3B Table	Integrated Tax (₹)	Central Tax (₹)	State/UT tax (₹)	Cess (₹)	Advisory
III	Inward Supplies liable for reverse charges	3.1(d)					These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. However, Credit will not be available on the same.
Details	B2B – Invoices						
	B2B - Debit notes						
	B2B - Invoices (Amendment)						
	B2B - Debit notes (Amendment)						
Part B	ITC Reversal						
I	Others	4(B)(2)					Credit shall be reversed under Table 4(B)(2) of FROM-GSTR-3B.
Details	B2B-Credit notes						
	B2B-Credit notes (Amendment)						
	B2B-Credit notes (Reverse Charge)						
	B2B-Credit notes (Reverse Charge) (Amendment)						
	ISD-Credit notes						
	ISD-Credit notes (Amendment)						

**Instructions:****1. Terms Used**

- (a) ITC - Input tax credit
- (b) B2B - Business to Business
- (c) ISD - Input service distributor
- (d) IMPG - Import of goods
- (e) IMPGSEZ - Import of goods from SEZ

**2. Important Advisory;**

(a) FORM GSTR-2B is a statement which has been generated on the basis of the information furnished by your suppliers in their respective FORMS GSTR-1,5 and 6. It is a static statement and will be made available once a month. The documents filed by the supplier in any FORMS GSTR-1,5 and 6 would reflect in the next open FORM GSTR-2B of the recipient irrespective of supplier's date of filing. Taxpayers are advised to refer FORM GSTR-2B for availing credit in FORM GSTR-3B. However, in case for additional details, they may refer to their respective FORM GSTR-2A (which is updated on near real time basis) for more details.

(b) Input tax credit shall be indicated to be non-available in the following scenarios: -

- i. Invoice or debit note for supply of goods or services or both where the recipient is not entitled to input tax credit as per the provisions of sub-section (4) of Section 16 of GGST Act, 2017.
- ii. Invoice or debit note where the Supplier (GSTIN) and place of supply are in the same State while recipient is in another State.

However, there may be other scenarios for which input tax credit may not be available to the taxpayers and the same has not been generated by the system. Taxpayers, should self-assess and reverse such credit in their FORM GSTR-3B.

3. It may be noted that FORM GSTR-2B will consist of all the FORM GSTR-1s, 5s and 6s being filed by your suppliers, generally between the due dates of filing of two consequent GSTR-1 or furnishing of IFFs, based on the filing option (monthly or quarterly) as chosen by the corresponding supplier. The dates for which the relevant data has been extracted is specified in the GGST Rules and is also available under the "View Advisory" tab on the online portal. For example, FORM GSTR-2B for the month of February will consist of all the documents filed by suppliers who choose to file their FORM GSTR-1 monthly from 00:00 hours on 12<sup>th</sup> February to 23:59 hours on 11<sup>th</sup> March.
4. It also contains information on imports of goods from the ICEGATE system including data on imports from Special Economic Zones Units / Developers.
5. It may be noted that reverse charge credit on import of services is not part of this statement and will be continued to be entered by taxpayers in Table 4(A)(2) of FORM GSTR-3B.
6. Table 3 captures the summary of ITC available as on the date of generation of FORM GSTR- 2B. It is divided into following two parts:
  - A. Part A captures the summary of credit that may be availed in relevant tables of FORM GSTR-3B.
  - B. Part B captures the summary of credit that shall be reversed in relevant table of FORM GSTR-3B.
7. Table 4 captures the summary of ITC not available as on the date of generation of FORM GSTR-2B. Credit available in this table shall not be availed as credit in FORM GSTR-3B. However, the liability to pay tax on reverse charge basis and the liability to reverse credit on receipt of credit notes continues for such supplies.
8. Taxpayers are advised to ensure that the data generated in FORM GSTR-2B is reconciled with their own records and books of accounts. Tax payers shall ensure that
  - a. No credit shall be taken twice for any document under any circumstances.
  - b. Credit shall be reversed wherever necessary,
  - c. Tax on reverse charge basis shall be paid.
9. Details of Invoices, credit notes, debit notes, ISD invoices, ISD credit and debit notes, bill of entries etc. will also be made available online and through download facility.
10. There may be scenarios where a percentage of the applicable rate of tax rate may be notified by the Government. A separate column will be provided for invoices / documents where such rate is applicable.
11. Table wise instructions:

Table No. and Heading	Instructions
Table 3 Part A Section I All other ITC - Supplies from registered persons other than reverse charge	<ol style="list-style-type: none"> <li>i. This section consists of the details of supplies (other than those on which tax is to be paid on reverse charge basis), which have been declared and filed by your suppliers in their FORM GSTR-1 and 5.</li> <li>ii. This table displays only the supplies on which input tax credit is available.</li> <li>iii. Negative credit, if any may arise due to amendment in B2B- Invoices and B2B - Debit notes. Such credit shall be reversed in Table 4(B)(2) of FORM GSTR-3B.</li> </ol>
Table 3 Part A Section II Inward Supplies from ISD	<ol style="list-style-type: none"> <li>i. This section consists of the details of supplies, which have been declared and filed by an input service distributor in their FORM GSTR-6.</li> <li>ii. This table displays only the supplies on which ITC is available.</li> <li>iii. Negative credit, if any, may arise due to amendment in ISD, Amendments - Invoices, Such credit shall be reversed in table 4(B)(2) of FORM GSTR-3B.</li> </ol>

<b>Table No. and Heading</b>	<b>Instructions</b>
Table 3 Part A Section III Inward Supplies liable for reverse charge	<p>i. This section consists of the details of supplies on which tax is to be paid on reverse charge basis, which have been declared and filed by your suppliers in their FORM GSTR-1.</p> <p>ii. This table provides only the supplies on which ITC is available.</p> <p>iii. These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. Credit may be availed under Table 4(A)(3) of FORM GSTR-3B on payment of tax.</p>
Table 3 Part A Section IV Import of Goods	<p>i. This section provides the details of IGST paid by you on import of goods from overseas and SEZ units / developers on bill of entry and amendment thereof. These details are updated on near real time basis from the ICEGATE system.</p> <p>ii. This table shall consist of data on the imports made by you (GSTIN) in the month for which FORM GSTR-2B is being generated for.</p> <p>iii. The ICEGATE reference date is the date from which the recipient is eligible to take input tax credit.</p> <p>iv. The table also provides if the Bill of entry was amended.</p> <p>v. Information is provided in the tables based on data received from ICEGATE. Information on certain imports such as courier imports, may not be available.</p>
Table 3 Part B Section I Others	<p>i. This section consists of the details of credit notes received and amendment thereof which have been declared and filed by your' suppliers in their FORM GSTR-1 and 5</p> <p>ii. Such credit shall be reversed under Table 4(B)(2) of FORM GSTR- 3B. If this value is negative, then credit may be reclaimed subject to reversal of the same on an earlier instance.</p>
Table 4 Part A Section I All other ITC - Supplies from registered persons other than reverse charge	<p>i. This section consists of the details of supplies (other than those on which tax is to be paid on reverse charge basis), which have been declared and filed by your suppliers in their FORM GSTR-1 and 5.</p> <p>ii. This table provides only the supplies on which ITC is not available.</p> <p>iii. This is for information only and such credit shall not be taken in FORM GSTR-3B.</p>
Table 4 Part A Section II Inward Supplies from ISD.	<p>i. This section consists of the details of supplies, which have been declared and filed by an input service distributor in their FORM GSTR-6.</p> <p>ii. This table provides only the supplies on which ITC is not available.</p> <p>iii. This is for information only and such credit shall not be taken in FORM GSTR-3B.</p>
Table 4 Part A Section III Inward Supplies liable for reverse charge.	<p>i. This section consists of the details of supplies, liable for reverse charge, which have been declared and filed by your suppliers in their FORM GSTR-1.</p> <p>ii. This table provides only the supplies on which ITC is not available.</p> <p>iii. This supplies shall be declared in Table 3.1(d) of FROM GSTR-3B for payment of tex. However, credit will not be available on such supplies.</p>
Table 4 Part B Section I Others.	<p>i. This section consists of the details the credit notes received and amendment thereof which have been declared and filed by your suppliers in their FORM GSTR-1 and 5.</p> <p>ii. This table provides only the credit notes on which ITC is not available.</p> <p>iii. Such credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.</p>

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**  
Deputy Secretary to Government.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] SATURDAY, NOVEMBER 21, 2020/ KARTIKA 30, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### NOTIFICATION NO. 88/2020-STATE TAX

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-112)GST-2020/R.48(4)(5)TH:-** In exercise of the powers conferred by sub-rule (4) of rule 48 of the Gujarat Goods and Services Tax Rules, 2017, the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No. (GHN-22)GST-2020/R.48(4)(2)-TH dated the 27<sup>th</sup> March, 2020 being Notification No. 13/2020-State Tax, namely:-

In the said notification, in the first paragraph, with effect from the 1<sup>st</sup> day of January, 2021, for the words "five hundred crore rupees", the words "one hundred crore rupees" shall be substituted.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] MONDAY, NOVEMBER 23, 2020 / AGRAHAYANA 2, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 6<sup>th</sup> November, 2020

#### GUJARAT PRIVATE UNIVERSITIES ACT, 2009.

**No: GH/SH/48/EPU/2018/5/KH.1** :-In exercise of the powers conferred by section 44 of the Gujarat Private Universities Act, 2009 (Guj. 8 of 2009), the Government of Gujarat hereby makes the following rules for carrying out the purposes of the said Act, namely:-

1. (1) These rules may be called the Gujarat Private Universities Rules, 2020.
- (2) They shall be applicable to every Private University established under the Gujarat Private Universities Act, 2009.
2. (1) In these rules, unless the context otherwise requires,-
  - a. “Act” means the Gujarat Private Universities Act, 2009;
  - b. “AICTE” means the All India Council for Technical Education established under section 3 of the All India Council for Technical Education Act, 1987;
  - c. “Board of Management” means the Board of Management constituted under section 21 of the Act;
  - d. “Campus” means the area of the University in which it is established and functioning;
  - e. “Constituent College or Institution” means a college or an institution which is run by the Sponsoring body within the campus;
  - f. “Degree” means an award of a certificate on completion of respective course credit and duration fixed by the respective University;
  - g. “Private University” means a University established under section 3 of the Act;
  - h. “Regulatory Body” means and includes a body such as

- (i) University Grants Commission,
- (ii) All India Council for Technical Education
- (iii) National Council for Teacher Education,
- (iv) Medical Council of India,
- (v) Pharmacy Council of India,
- (vi) National Assessment and Accreditation Council,
- (vii) Indian Council of Agricultural Research,
- (viii) Direct Benefit Transfer of the Central Government,
- (ix) Department of Science and Technology of the Central Government,
- (x) Council of Scientific and Industrial Research, New Delhi,
- (xi) Bar Council of India,

established by the Central Government under the respective laws for maintenance of standard of higher education;

- i. “sponsoring body” in relation to a University established under the Act, means,-
  - (i) a society registered under the Societies Registration Act, 1860; or
  - (ii) a public trust registered under the Gujarat Public Trusts Act, 1950; or
  - (iii) a company registered under section 8 of the Companies Act, 2013; or
  - (iv) a society or trust registered under the Law of any other State of India;
- j. “student” means a student of the University and includes any person enrolled in the University for pursuing any course of study for a degree, diploma or other academic distinction duly instituted by the Private University, including a research degree;
- k. Endowment Fund means fund as prescribed u/s 36 of the Gujarat Private University Act, 2009.

(2) All other words and expressions used herein and not defined but defined in the Act shall have the same meanings respectively assigned to them in the Act.

**3.** (1) The sponsoring body which shall have at least seven years’ experience to run the higher education institutions and shall have at least five acres of land shall make an application in **Form I** containing such details as specified in the **Annexure A**, to the State Government for establishment of Private University in the State by the end of October of the relevant year:

Provided that if the sponsoring body proves that the application could not be made within the time limit as mentioned above for the circumstances beyond its control then an application may be accepted, only on sufficient and proper clause with additional fee equal to the existing fee, by the end of December of the relevant year.

(2) The sponsoring body shall deposit the Endowment Fund amount in the Gujarat State Financial Service as a **corporate** fund for which the Gujarat State Financial Service shall give interest at rates prevailing at the time. The Endowment Fund amount shall be calculated on the gross amount of expenditure of recurring and non-recurring incurred during the first phase from the establishment of the private University. The first phase shall be of five years.

Sr.No.	Investment envisaged for the first five years	Endowment Fund proposed
1.	<10 crores	Rs. 1 crores
2.	<10-50 crores	Rs. 3 crores
3.	more than 50 crores	Rs. 5 crores

(3) (a) The sponsoring body shall deposit Rs. 10 lakhs as an application fee along with the application to establish a Private University in the State of Gujarat.

(b) The application fee shall be non-refundable and shall be remitted in the form of Demand Draft, drawn from any Nationalized Bank in favour of Commissioner of Higher Education, Gujarat State, Gandhinagar.

(4) The State Government shall constitute a Scrutiny Committee for considering the proposal and the project report made by the sponsoring body for establishment of a new Private University. It shall consist of the following members, namely:-

- (a) The Principal Secretary to the Government of Gujarat, Education Department- *ex-officio* Chairman
- (b) The Director, Technical Education, Gujarat State- *ex-officio* Member
- (c) The Vice-Chancellor of any one Private/ Government University nominated by the State Government - Member
- (d) The Commissioner/The Director, Higher Education, Gujarat State- *ex-officio* Member-Secretary

(5) The presentation made by the sponsoring body before the scrutiny committee shall contain the information as specified in **Annexure B**.

(6) After completion of the presentation, interaction may take place between the scrutiny committee and representatives of the sponsoring body, if necessity arises and any queries raised by the scrutiny committee shall be satisfactorily answered by the sponsoring body.

(7) Before submitting its report to the State Government, atleast two representative of the scrutiny committee shall visit the site of proposed private University campus and thereafter the Scrutiny Committee shall submit its detailed report to the State Government.

**4.** The Private University shall submit its First Statutes within the establishment of six months to the State Government.

**5.** (1) As per section 41 and 42 of the Gujarat Private University Act, 2009 the University shall give a notice of dissolution of Private University to the State Government with the "Form for Dissolution" as attached herewith.

(2) The State Government shall constitute a Review Committee to consider the proposal of dissolution and the distribution of assets & liabilities as referred to in sub-rule (1). It shall consist of the following members, namely:-

- (a) The Principal Secretary to the Government of Gujarat (Higher and Technical Education) – *ex-officio* Chairperson;
- (b) One Vice-Chancellor from the State Government University, to be nominated by the State Government -Member
- (c) The Commissioner/The Director of Higher Education, Gujarat State- *ex-officio* Member
- (d) The Commissioner/ The Director of Technical Education, Gujarat State- *ex-officio* Member-Secretary

- (e) One Eminent Educationalist residing in the State of Gujarat, to be nominated by the State Government-Member
- (f) The Deputy Secretary to the Government of Gujarat (Higher Education), Education Department-*ex-officio* Member

(3) The Review Committee, on receipt of such proposal, shall issue such directions to the sponsoring body, for compliance as it may deem necessary.

(4) The Review Committee shall, after considering the proposal of the sponsoring body, make a detailed report for dissolution of the Private University and submit it to the State Government.

(5) The State Government shall pass an appropriate order after considering the detailed report of the Review Committee.

**6.** The Sponsoring body shall provide to the Government the detailed information of students, faculties, administrative staff and its infrastructural facilities, financial position, its assets and liabilities and any other information which shall be asked by the State Government. The information shall be furnished annually in **Form II**.

### FORM I (See rule 3(1))

PERFORMA SHOWING POINTWISE INFORMATION TO BE MADE AVAILABLE BY  
THE MANAGEMENT / SPONSORING BODY FOR GRANTING PRIVATE, UNAIDED  
AND NON AFFILIATING UNIVERSITY STATUS

(1) UNIVERSITY

- (a) Area/ Location : .....
- (b) Address : .....  
.....  
.....
- (c) Mail : .....
- (d) Phone : .....
- (e) Fax : .....
- (f) Month/ Year of Establishment of : .....  
Society/ Company

(Please Attach a Copy)

(g) Name, Address and Contact Details of The Managing Trustee:

(h) Name, Address and Contact Details of The Director/ Principal:

(i) Vision, Mission and Objectives :

- 1. ....
- 2. ....
- 3. ....
- 4. ....
- 5. ....



**2. PAY SCALE :**

1. Lecturer
2. Reader
3. Senior Professor
4. Associate Professor
5. Assistant Professor
6. Professor
7. Director

**3. NAME AND QUALIFICATION OF THE EXISTING TEACHING FACULTY. (Please attach proof)**

Sr.	Name of Teacher	Faculty/ Discipline	Qualification	Publication/ research

**4. RECRUITMENT POLICY (Details of recruitment policy for teaching and Non-teaching staff. Specify about those who possess qualifications to be registrar, controller of examiner etc.****5. Distribution of the workload (as per UGC and State Government guidelines) :****6. Research activities in different fields during 10 years:**

(please enclosed brief note)

Year	Faculty	Name of the project	Grant received	Agency giving grant	out come

**7. Please tick mark (✓) against the following facilities and give details. (Attach Photographs with details)**

1. Library with evidence of its area, no. of books, computers, internet facilities etc. ( )
2. Computer lab ( )
3. Laboratory ( )
4. Water room ( )
5. Ladies room ( )
6. Toilet ( )
7. Gymnasium ( )
8. Transport facility ( )
9. Hostel (Boy/Girls) ( )
10. Staff quarters ( )
11. Canteen, Mess etc. ( )
12. Auditorium, Sports ground etc. ( )
13. Infirmary facilities ( )

## 8. Finance : Proposed Programmes and Activities

Certified balance sheet and income tax returns of : .....  
last five years:

Internal resources from fees, from all faculties: : .....

Expenses incurred :

Salary and other allowances to : .....  
faculty

Other costs : .....

Deposit with councils and universities : .....

Deposits with banks/ financial institutions : .....

Endowment funds : .....

Proof of funds : .....

Loans outstanding, if any : .....

## 9 PROPOSED INNOVATIVE PROGRAMMES

Detailing programme (Attach note)

## A. Teaching Programme :

Faculty	Conducted by	Objectives	Outcome

B. Research programmes/ projects for industries or foreign agencies  
(Attach note)

Faculty	Name of Projects	Scope	Outcome	Funds

## C. Details of teaching and learning Materials for the proposed programmes produced in last 5 years (give evidence) :

## D. Note on how the university status would help the institute in furthering its aims and objectives :

## E. BRIEF REPORTS OF : (Existing and Proposed Programmes)

- (i) Extension services
- (ii) Continuing Education programs
- (iii) Cultural activities
- (iv) Sports & games (proof of achievements)



## 10 BUDGET ESTIMATES FOR YEAR OF APPLICATION.

Estimated income from fees : .....

Grants : .....

Budgeted Expenditure : .....

## 11 DETAILS OF INFRASTRUCTURE (Existing and Proposed Programmes)

(Attach approved plans with Building Use permissions)

## (1) Institutions Buildings (Academic)

Faculty	Intake	Sq. Mt. of construction	Area of land

## (2) Residential facilities :

Faculty	Staff/ Students	Sq. Mt. of Construction	Area of Land	Common Facilities

## (3) Common Facilities :

## 12 PRIVATE MANAGEMENT :

Source of Funds : (1)  
(2)  
(3)  
(4)

## 13 ADMINISTRATIVE SET UP :

Governing Board - Vice Chancellor/ Chairman  
Administrative - President/Registrar  
Academic - Deans

## 14 DETAILS OF IMMOVABLE ASSETS :

## LAND

NON AGRICULTURAL	AGRICULTURE	URBAN/RURAL WITH LOCATION

## BUILDING

FACULTY	SQ. MT.	YEAR OF CONSTRUCTION

## 15 RESEARCH LINKAGE WITH INSTITUTE/INDUSTRY

PROJECT	FACULTY	OBJECTIVE/ PURPOSE	OUTCOME	PROJECT COST

16 IS THE INSTITUTE/ UNIVERSITY A POST GRADUATE CENTRE ? YES / NO  
IF YES

FACULTY	COURSES	YEAR	INTAKE	APPROVING UNIVERSITY

## 17 WHETHER PAY SCALE TO TEACHING AND NON TEACHING STAFF IS AT PAR WITH UGC NORMS OR MORE THAN SPECIFIED BY UGC AND / OR STATE GOVERNMENT ? (Give Details)

YES - AS PER UGC NORMS

NO - WHICH SCALE/DETAILS OF PACKAGE

## 18 ANY OTHER DETAILS THAT INSTITUTION WANTS TO SUBMIT IN SUPPORT OF ITS APPLICATION

## 19 RESOLUTION/ UNDERTAKING REQUIRED

- A. Certified copy of Resolution of Board of Trustees expressing unanimous instrest in seeking deemed university status for institution to become unaided non affiliating Private University and willingness and commitment to make Resources Financial and material for the achievements of these objectives.
- B. Undertaking to be given supported by unanimous resolution of Trust/Society/ Board of Directors that the Memorandum of Association would be/ reframed as per UGC directives as need be from time to time.
- C. Undertaking that any change in the UGC Act having a bearing on the award of Private University status or working would be directly accepted.
- D. Undertaking that all grants till date from Government and Government agencies has been utilized in accordance with Government Norms- (Utilization certificate of UGC Grants, Audited reports of State Grants.)

Place:

Managing Trustee/ Authorised Signature

Date:

Signature And Seal

**FORM II***(See rule 6)***Particulars of the Private University established under the Act**

1. **Name of the Sponsoring Body and Address,**
2. **Registration Number and Date on which the Trust is registered**
3. **Name and Registration Address of the Private University :**
4. **Before granting the status of Private University, if any colleges/ institutions run by the Trust**

Sr. No.	Name of the College	Affiliating University	Address	Year of establishment
1.				

5. **Whether those colleges specified in above point no.4 are incorporated in the Private University or not. If yes, give particulars of the same**
6. **After being granted the status of Private University, details of institutions established by the Private University.**

Sr. No.	Name of the Institution	Name of the Degree Programme	Specialization	Intake	Approved by
1.					

7. **How much land shown at the time of the application to grant the status of the Private University and at now how much land the trust have given the particular with location/survey no./ and district with built up area**
8. **Fee Structure for different courses offered by Private University**

Sr. No.	<u>Name of the institute</u>	<u>Degree Programme</u>	<u>Annual Tuition Fees (in Rs.)</u>
1.			

9. **What is the future plan for starting new courses / programme / department in next 5 years ?**
10. **Whether all courses/programme run by the Private University are recognised by the relevant Regulatory Body**

<b>Sr. No.</b>	<b><u>Name of the Degree Programme</u></b>	<b><u>Approved by</u></b>
<b>1.</b>		

- 11. What is the admission procedure followed by the Private University for each courses ?**
- 12. Whether linkage with other institutions (National/ international) established by the Private University**
- 13. Details of the Research workimn the programmes offered**
- 14. Details of the placement taken place in the programmes offered/ in case of existing constituent colleges**
- 15. Details of Academic achievements in the programmes offered**
- 16. NAAC status of the in case of existing constituent colleges**
- 17. Whether first statutes and ordinances have been submitted to the Government or not. Please give details.**
- 18. Details of audited accounts of the Private University for the last three years**
- 19. Give the updated information along with the name and mobile number of the President, Provost and the Registrar of the University**
  - 1. Name and :  
Designation**
  - Contact :  
Number**
  - e-mail -id :**

#### **ANNEXURE A**

**(See rule 3(1))**

- (i) The details of whether the Private University is proposed to be a domain specific or multi domain and in case of multiple domain, details of the specific domain(s) proposed such as engineering, law, management, etc. In case of an existing institute, the domain in which the institute specializes as also if the institute would like to introduce any other specialization to become a multi-domain University.
- (ii) Whether the University proposes to undertake programs related to local needs. If so, the nature of teaching, instruction, training or research activities to be undertaken by the Private University;
- (iii) The details of policy for affirmative action (for students and/or staff) proposed to be undertaken by sponsoring body for domiciles, SC/ST, socially backward classes, handicapped and other underprivileged category; atleast 22.5% seats shall be reserved for the all aforesaid categories put together;
- (iv) The proof of ownership of land or plans for land procurement and infrastructural development for the proposed University in a phased manner. As also details of buildings and infrastructure facilities, in case of existing institutes. In case, the sponsoring body plans to undertake further expansion, then plans of infrastructural expansion and land procurement along with fund available / plans for fund generation for the same should be submitted at the time of submission of Detailed Project Report;

- (v) The information regarding financial resources of the sponsoring body or promoters of sponsoring body, along with audited accounts for the last year and details of plans for funds to be arranged for purpose of the University along with in-principal approval, if any, from financial institutions or third party investors, agreeing to provide the funds in accordance with the prevailing rules if any of Government of India and the regulatory bodies;
- (vi) If the university is desirous of taking up distance education programme, details of such study Centres and prior approvals of the concerned regulatory bodies;
- (vii) The sponsoring body shall submit the following undertakings in the form of affidavit duly signed by the authorized or competent person of the sponsoring body or, as the case may be, authorized signatory:
  - (a) To abide by the rules and regulation of the concerned regulatory bodies, or the courses conducted by the Private University even the proposed or the projected courses shall have the required mandatory sanction; or approved or permission of the concerned regulatory bodies/authorities;
  - (b) To abide by the direction, instructions or any communication, issued by the Education Department or any concerned department of the State Government relating to the University management;
- (viii) The details regarding financial resources, including foreign aid, assistance or monetary contribution, whether covered under FCRA (Foreign Contribution Regulation Act) or not;
- (ix) The details about the existing infrastructural facilities and proposed or projected facilities, if any;
- (x) The detailed project layout and all allied matters to establish Private University.
- (xi) Purchase details of books and journals, including subscription thereof, at least worth ten lacs rupees or as per the norms of regulating bodies, whichever is higher, and give an undertaking to incur expenditure for library networking and other facilities so as to well equip the library and to provide adequate facilities within first three years which shall not be less than thirty lacs rupees or as per the norms of regulating body, whichever is higher;
- (xii) Purchase details equipment's, computers, furniture, other movable and immovable assets and infrastructure facilities;
- (xiii) An undertaking to take up co-curricular activities like seminars, debates, quiz programmes and extra-curricular activities like games, sports, National Service Scheme, National Cadet Corps, etc. for the benefit of students as per the norms laid down by the regulatory bodies;
- (xiv) An undertaking to give preference to bonafide residents of Gujarat in the employment by the University;
- (xv) An undertaking not to dissolve the University before fifteen years of its establishment;
- (xvi) The University shall take prior approval of the State Government and/or of UGC and/or of other relevant Statutory and Regulatory body to collaborate with other recognized Universities, Research Institutions, Industries, Government and Non-Government Organizations of the Country and abroad towards the fulfillment of the University objectives;
- (xvii) The University shall take prior approval of the State Government and/or of UGC and/or of other relevant Statutory and Regulatory body before offering Joint Degree Programmes jointly with other degree granting institutions; both Indian or Foreign, provided that such institution(s) is/are properly accredited in their home country;

**ANNEXURE B****(See rule 3(5))****Particulars of the project report to be furnished with the application for establishment of a new Private University in addition to the particulars as specified in sections 6 and 7 of the Gujarat Private Universities Act, 2009**

- (a) To what extent holistic education is proposed to be fulfilled.
- (b) To what extent the standards of excellence are being conceived to be determined and are determined.
- (c) To what extent the proposed Private University the courses offered will fulfill a concerned gap in education
- (d) In what area of manpower needs of the Private University is going to be concentrate upon management needs, assessment, etc.
- (e) What is estimate of cost of establishment and growth of the Private University at the stage of initiation and at least three levels of development (phase 1,2,3)
- (f) In what way the fee structure that is being proposed will be justified considering the following:
  - (i) Initial cost and cost of growth
  - (ii) The cost of free ships or partial/full scholarships
  - (iii) The fulfillment of the idea of promoting educational need of meritorious students but belonging to weaker section of society
- (g) Vision statement of the University for upcoming 10 years.
- (h) Thrust of the institution towards innovation in education and system of examination.
- (i) System of admission of students so as to achieve objectivity and transparency.
- (j) Policy regarding the recruitment of the members of the faculty and their qualifications that is required for professors, Associate professors and Assistant Professors etc. members of research faculty devoted to extension activity.
- (k) Policy of promotion in the teaching staff.
- (l) Provision of housing facilities for teaching and administrative staff.
- (m) Provision for the future development of the university.
- (n) Which provisions are being made to provide the facilities and programs for the development of nationalism and devotion to the nation, to the promotion of Internationalism so as to work for equality, liberty and freedom and for the promotion of the sense of unity of human-kind.
- (o) For development of character that aims at the quest of knowledge, enterprise, courage and quest for constant development of skills that are devoted to the excellence and profession.

By order and in the name of the Governor of Gujarat,

**MANOJ VAGH,**  
Deputy Secretary to Government.

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#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> November, 2020.

#### BHAKTA KAVI NARSINH MEHTA UNIVERSITY, JUNAGADH GUJARAT ACT NO. 23 OF 2015

**No: GH/SH/50/BNU/2017/75/KH2 :** In exercise of the powers conferred upon by the Clause (v) of sub-section (1) of Section 24 of the Bhakta Kavi Narsinh Mehta University, Junagadh (Gujarat Act No. 23 of 2015); With effect from the date of October 8, 2020, the Government of Gujarat hereby appoints the following four persons as the Members of the Executive Council of the said University for the period of three years.

No.	Members of Executive Council
1.	Shree Chandresh Herama, Junagadh
2.	Miss Bhavnaben Harshadbhai Ajmera, Mendarada Dist. Junagadh
3.	Shree Jay Trivedi, Mangrol
4.	Prof. Jivabhai Vala, Veraval, Dist. Gir-Somnath

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**  
Deputy Secretary to Government.

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#### HEALTH AND FAMILY WELFARE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> November, 2020.

#### GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**No.GP-48-MCG-1018-SFS-23-J:-**In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj.3 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Professional Medical Educational Courses (Regulation of Admission in Undergraduate Courses) Rules, 2017, namely:-

- (1) These rules may be called the Gujarat Professional Medical Educational Courses (Regulation of Admission in Undergraduate Courses) (Amendment) Rules, 2020.

They shall come into force on and from the date of its publication in the *Official Gazette*.

- (2) In sub rule(3), after the first proviso, the following proviso shall be inserted, namely;

"Provided further that for the purpose of admission for the academic year 2020-21 only, the candidates who have taken admission before 23<sup>rd</sup> June, 2017 in 10<sup>th</sup> standard and passed 10<sup>th</sup> standard from the school located outside the state of Gujarat shall also be eligible."

By order and in the name of the Governor of Gujarat,

**V. M. PATEL,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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મહેસૂલ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૬મી નવેમ્બર, ૨૦૨૦.

**મુંબઈના ખેતીની જમીનોના ટુકડા પડતા અટકાવવા અને એકત્રીકરણ કરવા બાબતનો કાયદો-૧૯૪૭**

**ક્રમાંક-ધમ/૧૧૬/૨૦૨૦/મ/અકય/૨૧૨૦૧૪/૧૫૧૯/૪ :-** મુંબઈના સને ૧૯૪૭ના ખેતીની જમીનોના ટુકડા થતા અટકાવવા અને જમીનોના એકત્રીકરણ કરવા બાબતનો અધિનિયમ, ૧૯૪૭ના કાયદાની કલમ-૩૨ની પેટા કલમ-૩(ક) માં કરેલી જોગવાઈને અનુલક્ષીને સરકાર આથી જાહેર કરે છે કે, મોજે- ફાસવાડા, તા.જિ.વલસાડના ગામની એકત્રીકરણની યોજના કે જે મંજૂર કરવામાં આવેલ અને મંજૂર કર્યા બાબતની જાહેરાત તા.૪-૩-૧૯૭૧ થી ગુજરાત રાજ્યના રાજ્યપત્રના ભાગ નં.૧ના પાના નંબર.૧૪૪૫ ઉપર પ્રસિદ્ધ કરવામાં આવી હતી. તે ગુજરાત રાજ્યની સરકારે તેમના તા.૬-૧૧-૨૦૨૦ના ઠરાવ ક્રમાંક-અકય-૨૧૨૦૧૪-૧૫૧૯-૪ થી સુધારી છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**વી. એ. ચૌહાણ,**

સેક્શન અધિકારી

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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### PUBLISHED BY AUTHORITY

VOL. LXI ] MONDAY, NOVEMBER 23, 2020 / AGRAHAYANA 2, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 13<sup>th</sup> November, 2020.

#### GUJARAT STAMP ACT, 1958.

**No: GHM-2020-119-M-STP-122017-1420-H.1:** In exercise of powers conferred by clause (a) of section 9 of the Gujarat stamp Act, 1958 (Bomb. LX of 1958) the Government of Gujarat hereby reduces and fixes amount of duty Rs.100/- instead of duty chargeable under Article 20 of Schedule I of aforesaid Act, in respect of

- (1) The instrument executed in favour of first beneficiary under the affordable housing in partnership (AHP) component of the Pradhan Mantri Avas Yojana-Urban (PMAY-U) for dwelling units of EWS-I having carpet area upto 30 sq.mtr. and EWS-II having carpet area under upto 40 sq.mtr. by the GHB/ULB/UDA and public authority.
- (2) In respect of inclusion name of female family member in the instrument of allotment executed in favour of first beneficiary under the affordable housing in partnership (AHP) component of the Pradhan Mantri Avas Yojana-Urban (PMAY-U) for dwelling units of EWS-I having carpet area upto 30 sq.mtr. and EWS-II having carpet area under upto 40 sq.mtr. by the GHB/ULB/UDA and public authority.

This benefit is subject to the certificate issued by the Competent Authority for fulfillment of the conditions and procedures prescribed in the Urban Development and Urban Housing Development Department Resolution No.AHM/102015/453/TH-1, Dated the 15<sup>th</sup> February 2016.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, NOVEMBER 24, 2020 / AGRAHAYANA 3, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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#### ગૃહ વિભાગ

સચિવાલય, ગાંધીનગર, ૨૪મી નવેમ્બર, ૨૦૨૦

#### હુકમ

**ક્રમાંક: વિ-૧/કઅવ/૧૦૨૦૨૦/૪૮૨.**— સમગ્ર દેશમાં COVID-19 ની અસરો ધ્યાને લેતાં National Disaster Management Authority ના નિર્દેશો મુજબ કેન્દ્રીય ગૃહ મંત્રાલયના તા.૩૦-૦૯-૨૦૨૦ ના હુકમ ક્રમાંક. 40-3/2020-DM-I(A) થી બહાર પાડવામાં આવેલ ગાઇડલાઇનની અવધિ તા.૨૭-૧૦-૨૦૨૦ ના હુકમ ક્રમાંક: 40-3/2020-DM-I(A) થી તા.૩૦-૧૧-૨૦૨૦ સુધી લંબાવવામાં આવેલ છે. જે અન્વયે ગૃહ વિભાગના તા.૦૨-૧૧-૨૦૨૦ ના જાહેરનામા ક્રમાંક: ૭૭/૭૫/૨૦૨૦/વિ-૧/ કઅવ/૧૦૨૦૨૦/૪૮૨ થી જરૂરી હુકમો બહાર પાડવામાં આવેલ છે.

૨. રાજ્યમાં કોરોનાની હાલની સ્થિતિ લક્ષમાં લેતાં ખુલામાં તથા બંધ સ્થળોએ લગ્ન/સત્કાર સમારંભ તથા અન્ય ઉજવણીઓના આયોજનમાં તેમજ મૃત્યુના કિસ્સામાં અંતિમ ક્રિયા/ધાર્મિક વિધી દરમિયાન વ્યક્તિઓની સંખ્યાની મર્યાદા નિયંત્રિત કરવાની બાબત રાજ્ય સરકારની વિચારણા હેઠળ હતી.

૩. પુખ્ત વિચારણાના અંતે

(૧) લગ્ન/સત્કાર સમારંભ જેવી અન્ય ઉજવણીઓના કિસ્સામાં ખુલા સ્થળોએ/બંધ સ્થળોએ, સ્થળની ક્ષમતાના ૫૦% થી વધુ નહીં પરંતુ મહત્તમ ૧૦૦ વ્યક્તિઓની મર્યાદામાં સમારોહ/પ્રસંગના આયોજનને મંજૂરી આપવાનું રાજ્ય સરકારે નક્કી કરેલ છે.

(૨) મૃત્યુના કિસ્સામાં અંતિમ ક્રિયા/ધાર્મિક વિધીના કિસ્સામાં મહત્તમ ૫૦ વ્યક્તિઓની મર્યાદામાં મંજૂરી આપવાનું રાજ્ય સરકારે નક્કી કરેલ છે.

૪. વધુમાં જે શહેરોમાં રાત્રિ કઢ્યુનો અમલ થઈ રહ્યો છે તે શહેરોમાં કઢ્યુ સમય દરમિયાન લગ્ન/સત્કાર સમારંભ જેવી અન્ય ઉજવણીઓ પ્રતિબંધિત રહેશે.

૫. આ હુકમ તા.૨૫-૧૧-૨૦૨૦ ના ૦૦.૦૦ કલાકથી અમલી બનશે.

તા.૦૨-૧૧-૨૦૨૦ ના જાહેરનામાંની અન્ય જોગવાઈઓ યથાવત રહે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. કે. નિરાલા,

અધિક સચિવ (કા.વ્ય.)

ગૃહ વિભાગ.



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### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, NOVEMBER 24, 2020 / AGRAHAYANA 3, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> November, 2020

#### Gujarat Tenancy and Agricultural Lands Act, 1948.

**No:- GHM/2020/125/M/GNT/102010/3342/Z:**— The following draft of rules, which is proposed to be issued under sub-section (2) of section 82 read with sub-section (1A) of section 63 of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948) is published as required by sub-section (3) of section 82 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block NO.-11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules on or before the expiry of the aforesaid period, will be considered by the Government.

#### DRAFT NOTIFICATION

#### Gujarat Tenancy and Agricultural Lands Act, 1948.

**No:- GHM/2020/125/M/GNT/102010/3342/Z:-** In exercise of the powers conferred by sub-section (2) of section 82 read with sub-section (1A) of section 63 of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956, namely:-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. In the Bombay Tenancy and Agricultural Lands Rules, 1956, after rule 36B, the following rule shall be added, namely:-

“36C. Conditions for transfer of agricultural land to any public trust under sub-section (1A) of section 63. -

The conditions subject to which the State Government may exempt any public trust for the transfer of any agricultural land to the said public trust for the charitable purpose and which is non-profitable in nature under sub-section (1A) of section 63 , for the use of such land in the field of health and education, shall be as under, namely:-

- (a) The institution which intends to purchase the land shall have been registered under the Gujarat Public Trusts Act, 1950 or the Societies Registration Act, 1860, respectively or any other law for time being in force in the State of Gujarat and working for the charitable purpose for at least 25 (Twenty-five) years in the State of Gujarat and which is non-profitable in nature.
- (b) The institution shall have been authorised by the State Government which shall have to submit the proposal to the Collector for grant of permission to purchase the land. The proposal shall contain the up-to-date information of the cases of civil and criminal nature in which the institution is a party. The Collector shall examine the proposal submitted by the institution and send the same with his opinion to the State Government for approval. After obtaining the certificate of authorisation from the State Government, such institution may purchase agricultural land as per ceiling fixed under the Gujarat Agricultural Lands Ceiling Act, 1960.
- (c) The institution shall have to give benefits to every person irrespective of religion, gender, caste, or creed; and to give admission in its property.
- (d) The land proposed to be purchased shall be used only for charitable purposes only for educational and health including animal health on non-profitable basis.
- (e) The area of land proposed to be purchased shall not exceed beyond the ceiling limit as prescribed under the Gujarat Agricultural Lands Ceiling Act, 1960.
- (f) The purchaser institution shall have to intimate the concerned Mamlatdar and the Collector within 30 (Thirty) days from the date of the purchase of the land. In case of failing to intimate to the concerned authorities within the aforesaid time limit, the Collector may impose a penalty at the rate of 10% ( Ten per cent.) of the prevailing rate of *Jantri* of agricultural land or rupees ten thousand, whichever is higher.
- (g) The Collector shall, issue, within 180 (One hundred eighty) days from the date of intimation given by the purchaser institution under clause (f), a certificate to the effect that the land purchased by the purchaser institution is for the purpose of health and education; and for non-profitable purposes as envisaged by sub- section (1A) of section 89. However, where the land is of a new or restricted tenure, such period for issuing certificate shall be 270 (Two hundred seventy days). After expiry of aforesaid period, such certificate shall be issued by the State Government, on the basis of the opinion / recommendation of the Collector. In case of failure to obtain the certificate by the purchaser institution, the proceedings for breach of the provisions of section 63 shall be initiated against such purchaser institution:  
  
Provided that where the land is of new or restricted tenure such period shall be counted from the date of order of the collector for change of tenure.
- (h) The purchaser institution shall be required to make an application to the competent authority, within 60 (sixty) days from the date of receipt of the certificate issued under clause (g), for grant of permission to use the land for non-agricultural purpose. In case of failing to make the application within the aforesaid time limit, the Collector may impose a penalty at the rate of 10% (ten per cent.) of the prevailing rate of *Jantri* of agricultural land or rupees ten thousand, whichever is higher.

- (i) Where the land proposed to be purchased belongs to the member of Scheduled Tribes, the relevant provisions of the Gujarat land Revenue Code, 1879 shall apply to such land.
- (j) Where the land is of a new or restricted tenure, the same shall be purchased only after it is converted into old tenure from new tenure. In such case, the purchaser institution shall have to give an undertaking to the Collector for payment of premium which may be determined by the Collector.
- (k) No sale, gift, exchange, lease or mortgage or interest in the land shall be transferred without the previous sanction of the Collector. If such land was transferred without prior permission of the Collector, the land shall vest in the State Government free from all encumbrances on payment to the purchaser of such compensation as the State Government may determine and such land shall be disposed by the State Government in the manner as may be determined by the State Government”.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

### મહેસૂલ વિભાગ

### જાહેરનામું

સચિવાલય, ગાંધીનગર, રાજી નવેમ્બર, ૨૦૨૦

### ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન અધિનિયમ, ૧૯૪૮.

**ક્રમાંક: No.GHM/2020/125/M/GNT/102010/3342/Z:—** ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન અધિનિયમ, ૧૯૪૮ ની કલમ-૮૨ ની પેટા કલમ-(૨) સાથે વંચાણમાં લીધેલ કલમ-૬૩ ની પેટા કલમ-(૧૬) હેઠળ બહાર પાડવા વિચારાયેલ જાહેરનામાનો મુસદ્દો તેનાથી અસર થવાનો સંભવ હોય તેવા તમામ વ્યક્તિઓની જાણ માટે, સદરહુ કલમ-૮૨ ની પેટા કલમ-(૩) હેઠળથી હુમાવ્યા પ્રમાણે પ્રસિદ્ધ કરવામાં આવે છે. આથી નોટીસ આપવામાં આવે છે કે, સદરહુ મુસદ્દો સરકારી ગેઝેટમાં પ્રસિદ્ધ થયા તારીખથી ૩૦ દિવસ અથવા તે પછી ગુજરાત સરકાર વિચારણામાં લેશે.

૨. ઉપરોક્ત તારીખ પહેલાં સદરહુ મુસદ્દાના સંબંધમાં કોઈ પણ વ્યક્તિ તરફથી ગુજરાત સરકારના સચિવશ્રી, મહેસૂલ વિભાગ, બ્લોક નં.૧૧, સરદાર ભવન, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા અથવા સુચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

### સુચિત જાહેરનામું

### ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન અધિનિયમ, ૧૯૪૮.

**No. GHM/2020/125/GNT/102010/3342/Z:—** ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન અધિનિયમ, ૧૯૪૮ ની કલમ-૮૨ ની પેટા કલમ-(૨) સાથે વંચાણમાં લીધેલ કલમ-૬૩ ની પેટા કલમ-(૧૬) હેઠળ મળેલ સત્તાની અને આ અર્થે તેને અખત્યાર આપતી અન્ય તમામ સત્તાની રૂએ, ગુજરાત સરકાર આથી મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૬ વધુ સુધારવા નીચેના નિયમો કરે છે.

૧. ટુંકી સંજ્ઞા અને આરંભ:-

(૧) આ નિયમો ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન (સુધારા) નિયમ-૨૦૨૦ કહેવાશે.

(૨) તે સરકારી રાજ્યપત્રમાં તેની પ્રસિદ્ધિની તારીખથી અમલમાં આવશે.

૨. ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૬ (અહીં હવે પછી સદરહુ નિયમો તરીકે ઉલ્લેખાયેલ) માં નિયમ ૩૬-ખ પછી નીચેના નવા નિયમ ૩૬-ગ દાખલ કરવામાં આવે છે.

“૩૬-ગ. કોઇપણ સાર્વજનિક ટ્રસ્ટને કલમ-૬૩ ની પેટા-કલમ (૧) નીચે ખેતીની કોઇપણ જમીન તબદીલ કરવા અંગેની શરતો.

રાજ્ય સરકારે ઠરાવેલ નીચેની શરતોને આધિન રહીને સખાવતી હેતુ માટે રથપાયેલ અને બિન-નફાકારક સ્વરૂપના હોય તેવા કોઇપણ સાર્વજનિક ટ્રસ્ટને ખેતીની કોઇપણ જમીન, આવી જમીનનો આરોગ્ય (પશુ આરોગ્ય સહિત) અને શિક્ષણના ક્ષેત્રે ઉપયોગ કરવા માટે તબદીલ કરવા મુંબઇ ગણોત વહીવટ અને ખેતીની જમીન અધિનિયમ, ૧૯૪૮ ની કલમ-૬૩ ની પેટા-કલમ (૧) ની બેગવાઇઓમાંથી મુક્તિ આપી શકાશે.

- (ક) આવી જમીન વેચાણ રાખનાર સંસ્થા ગુજરાત રાજ્યના સાર્વજનિક ટ્રસ્ટ અધિનિયમ ૧૯૫૦ તેમજ સોસાયટી રજીસ્ટ્રેશન અધિનિયમ, ૧૮૬૦ હેઠળ ગુજરાત રાજ્યમાં નોંધાયેલ હોવી બેઇએ અને આવી સંસ્થા સખાવતી હેતુ માટે રથપાયેલ અને બિન-નફાકારક ધોરણે ગુજરાત રાજ્યમાં આ ક્ષેત્રમાં ઓછામાં ઓછા રૂ. ૧૦ લાખની કાર્યરત હોવી બેઇએ.
- (ખ) રાજ્ય સરકાર અધિકૃત કરે તેવી સંસ્થા હોવી બેઇએ. જે માટે સંસ્થાએ કલેક્ટરને દરખાસ્ત કરવાની રહેશે. આ દરખાસ્તમાં સંબંધિત સંસ્થાએ તેની સામે ચાલતા દિવાની/ક્ષેત્રદારી કેસોની અદ્યતન વિગતો પણ દરખાસ્તમાં દર્શાવવાની રહેશે. આ દરખાસ્તની કલેક્ટરશ્રી દ્વારા ચકાસણી કરીને ભલામણ સહિત રાજ્ય સરકારને મંજૂરી અર્થે મોકલી આપવાની રહેશે. રાજ્ય સરકાર તરફથી આવું પ્રમાણપત્ર મેળવ્યા બાદ આ સંસ્થા વખતો વખત ગુજરાત ખેત જમીન ટોચ મર્યાદા ધારાની મર્યાદામાં ખેતીની જમીન ખરીદી શકશે.
- (ગ) સંસ્થાએ તેના દ્વારા ચલાવવામાં આવતી પ્રવૃત્તિમાં કોઇ પણ ધર્મ, લિંગ કે નાત-ખતના ભેદભાવ વગર દરેકને લાભ આપવાનો રહેશે. તેમજ તેઓની મિલકતમાં પ્રવેશ આપવાનો રહેશે.
- (ઘ) વેચાણ રાખવા ધારેલી જમીનનો ઉપયોગ માત્ર શૈક્ષણિક અને આરોગ્ય પશુ આરોગ્ય સહિત તથા તેને સંલગ્ન હેતુ સારું જ કરવાનો રહેશે.
- (ચ) વેચાણ રાખવા ધારેલી જમીનનો વિસ્તાર ગુજરાત ખેત જમીન ટોચ મર્યાદા ધારાની બેગવાઇઓથી વધતી હોવી બેઇએ નહિ.
- (છ) આવી જમીન ખરીદ કર્યાના દિન-૩૦ (ત્રીસ) માં સંબંધિત મામલતદારશ્રી અને કલેક્ટરશ્રીને જાણ કરવાની રહેશે. જે આ સમયમર્યાદામાં જાણ કરવામાં ના આવે તો કલેક્ટરશ્રી ખેતીની પ્રવર્તમાન જંત્રીના ૧૦% અથવા રૂ. ૧૦,૦૦૦/- બે માંથી જે વધુ હોય તે દંડ કરી શકશે.
- (જ) આવી જમીન ખરીદ્યાની જાણ થયાના દિન-૧૮૦ (એકસો એઝી) માં કલેક્ટરશ્રીએ પેટા કલમ (છ) હેઠળ આવી જમીન ખરીદવા સંબંધે પ્રમાણપત્ર આપવાનું રહેશે. પરંતુ જે આવી જમીન પ્રિમિયમને પાત્ર હશે તો આવી સમય મર્યાદા દિન-૨૭૦ (બસો સિતેર) ની રહેશે. આ સમય મર્યાદા વિત્યેથી આવું પ્રમાણપત્ર મેળવવામાં નિષ્ફળ જાય તો ગુજરાત ગણોત વહીવટ અને ખેતીની જમીન અધિનિયમ, ૧૯૪૮ ની કલમ-૬૩ ના ભંગ માટેની કાર્યવાહી હાથ ધરી શકાશે.
- (ઝ) પેટા કલમ (જ) મુજબનું પ્રમાણપત્ર મળ્યાના દિન-૬૦ (સાઇઠ) માં બિનખેતી માટે અરજી કરવાની રહેશે. પરંતુ આ સમય મર્યાદા વિત્યેથી કલેક્ટરશ્રી ખેતીની જંત્રીના ૧૦% અથવા રૂ. ૧૦,૦૦૦/- બે માંથી જે વધુ હોય તેટલો દંડ કરી શકશે.
- (ટ) વેચાણ રાખવા ધારેલી જમીન અનુસૂચિત જનખતિની વ્યક્તિની માલિકીની હોય ત્યારે ગુજરાત જમીન મહેસૂલ અધિનિયમ-૧૯૭૯ ની સંબંધિત બેગવાઇઓનું પાલન કરવાનું રહેશે.
- (ઠ) વેચાણ રાખવા ધારેલી જમીન નવી અને અવિભાજ્ય શરતની અથવા ગણોતધારાની પ્રતિબંધિત ધારાની હોય તો આવી જમીન ખેતીના હેતુ માટે જુની શરતમાં ફેરવાયા બાદ જ ખરીદી શકાશે. વધુમાં આવી જમીન અંગે કલેક્ટરશ્રી જે નક્કી કરે તે પ્રિમિયમ ભરવા અંગે કલેક્ટરશ્રી સમક્ષ બાહેધરી આપવાની રહેશે.

(5) કલેક્ટરશ્રી અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદીલ કરી શકશે નહિ. જે પૂર્વમંજૂરી મેળવ્યા સિવાય આ જમીન તબદીલ કરવામાં આવશે તો રાજ્ય સરકાર નક્કી કરે તેવા વળતરની ચુકવણી કર્યેથી, તમામ બોજઓમાંથી મુક્ત આ જમીન રાજ્ય સરકારને સંપ્રાપ્ત થશે. અને રાજ્ય સરકાર ઠરાવે તેવી રીતે આ જમીનનો નિકાલ થશે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**દિક્ષિત જેઘી,**

ગુજરાત સરકારના નાયબ સચિવ.

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## REVENUE DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> November, 2020

### SAURASHTRA GHARKHED, TENANCY SETTLEMENT AND AGRICULTURAL LANDS ORDINANCE, 1949.

**No:- GHM/2020/126/M/GNT/102010/3342/Z:—** The following draft of rules, which is proposed to be issued under clause (d) of sub-section (2) of section 73 read with sub-section (1A) of section 54 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. Ord. XLI of 1949) is published as required by sub-section (3) of section 73 of the said Ordinance, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No. 11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules on or before the expiry of the aforesaid period, will be considered by the Government.

### DRAFT NOTIFICATION

### SAURASHTRA GHARKHED, TENANCY SETTLEMENT AND AGRICULTURAL LANDS ORDINANCE, 1949.

**No: GHM/2020/126/M/GNT/102010/3342/Z:—** In exercise of the powers conferred by clause (d) of sub-section (2) of section 73 read with sub section (1A) of section 54 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. Ord. XLI of 1949), the Government of Gujarat hereby makes the following rules further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, namely:-

1. (1) These rules may be called the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. in the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, after rule 18B, the following rule shall be added, namely:-

“18 C. Conditions for transfer of agricultural land to any public trust under sub-section (1A) of section 54. -

The conditions subject to which the State Government may exempt any public trust for the transfer of any agricultural land to the said public trust for the charitable purpose and which is non-profitable in nature under sub-section (1A) of section 54, for the use of such land in the field of health Including animal health and education, shall be as under, nameiy;-

(a) The institution which intends to purchase the land shall have been registered under the Gujarat Public Trusts Act, 1950 or the Societies Registration Act, 1860, respectively or any



other law for time being in force in the State of Gujarat and working for the charitable purpose for at least 23 (Twenty-Five) years in the State of Gujarat and which is non-profitable in nature.

- (b) The institution shall have been authorised by the State Government which shall have to submit the proposal to the Collector. The proposal shall contain the up-to-date information of the cases of civil and criminal nature in which the institution is a party. The Collector shall examine the proposal submitted by the institution and send the same with his opinion to the State Government for approval. After obtaining the certificate of authorisation from the State Government, such institution may purchase agricultural land as per ceiling fixed under the Gujarat Agricultural Lands Ceiling Act, 1960.
- (c) The institution shall have to give benefits to every person irrespective of religion, gender, caste, or creed; and to give admission in its property.
- (d) The land proposed to be purchased shall be used only for charitable purposes only for educational and health including animal health on non- profitable basis.
- (e) The area of land proposed to be purchased shall not exceed beyond the ceiling limit as prescribed under the Gujarat Agricultural Lands Ceiling Act, 1960.
- (f) The purchaser institution shall have to intimate the concerned Mamlatdar and the Collector within 30 (Thirty) days from the date of the purchase of the land. In case of failing to intimate to the concerned authorities within the aforesaid time limit, the Collector may impose a penalty at the rate of 10% (Ten per cent.) of the prevailing rate of *Jantri* of agricultural land or rupees ten thousand, whichever is higher.
- (g) The Collector shall issue, within 180 (One hundred eighty) days from the date of intimation given by the purchaser institution under clause (f), a certificate to the effect that the land purchased by the purchaser institution is for the purpose of health and education; and for non-profitable purposes as envisaged by sub- section (1A) of section 54. However, where the land is of a new or restricted tenure, such period for issuing certificate shall be 270 (Two hundred seventy days). After expiry of aforesaid period, such certificate shall be issued by the State Government, on the basis of the opinion / recommendation of the Collector. In case of failure to obtain the certificate by the purchaser institution, the proceedings for breach of the provisions of section 54 shall be initiated against such purchaser institution:

Provided that where the land is of new or restricted tenure such period shall be counted from the date of order of the collector for change of tenure.

- (h) The purchaser institution shall be required to make an application to the competent authority, within 60 (sixty) days from the date of receipt of the certificate issued under clause (g), for grant of permission to use the land for non-agricultural purpose. In case of failing to make the application within the aforesaid time limit, the Collector may impose a penalty at the rate of 10% (ten per cent.) of the prevailing rate of *Jantri* of agricultural land or rupees ten thousand, whichever is higher.
- (i) Where the land proposed to be purchased belongs to the member of Scheduled Tribes, the relevant provisions of the Gujarat land Revenue Code, 1879 shall apply to such land.
- (j) Where the land is of a new or restricted tenure, the same shall be purchased only after it is converted into old tenure from new tenure, in such case, the purchaser institution shall have to give an undertaking to the Collector for payment of premium which may be determined by the Collector.
- (k) No sale, gift, exchange, lease or mortgage or interest in the land shall be transferred without the previous sanction of the Collector. If such land was transferred without prior permission of the Collector, the land shall vest in the State Government free from all encumbrances on payment to the purchaser of such compensation as the State Government may determine and

such land shall be disposed by the State Government in the manner as may be determined by the State Government.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**

Deputy Secretary to Government.

**મહેસૂલ વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૪મી નવેમ્બર, ૨૦૨૦

**સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ-૧૯૪૯**

**ક્રમાંક: No.GHM/2020/126/M/GNT/102010/3342/Z:—** સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ - ૧૯૪૯ ની કલમ - ૭૩ ની પેટા કલમ -(૨) (ઘ) સાથે વંચાણમાં લીધેલ કલમ-૫૪ ની પેટા કલમ (૧) હેઠળ બહાર પાડવા વિચારાયેલ જાહેરનામાનો મુસદ્દો તેનાથી અસર થવાનો સંભવ હોય તેવા તમામ વ્યક્તિઓની જાણ માટે, સદરહું કલમ-૭૩ ની પેટા કલમ -(૨) (ઘ) હેઠળથી હુમાવ્યા પ્રમાણે પ્રસિધ્ધ કરવામાં આવે છે. આથી નોટીસ આપવામાં આવે છે કે, સદરહું મુસદ્દો સરકારી ગેઝેટમાં પ્રસિધ્ધ થયા તારીખથી ૩૦ દિવસ અથવા તે પછી ગુજરાત સરકાર વિચારણામાં લેશે.

૨. ઉપરોક્ત તારીખ પહેલાં સદરહું મુસદ્દાના સબંધમાં કોઈ પણ વ્યક્તિ તરફથી ગુજરાત સરકારના સચિવશ્રી, મહેસૂલ વિભાગ, બ્લોક નં. ૧૧, સરદાર ભવન, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા અથવા સુચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

**સુચિત જાહેરનામું**

**સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ-૧૯૪૯**

**No.GHM/2020/126/M/GNT/102010/3342/Z:—** સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ - ૧૯૪૯ ની કલમ - ૭૩ ની પેટા કલમ -(૨) (ઘ) સાથે વંચાણમાં લીધેલ કલમ-૫૪ ની પેટા કલમ (૧) (ક) હેઠળ મળેલ સત્તાની અને આ અર્થે તેને અખત્યાર આપતી અન્ય તમામ સત્તાની રૂએ, ગુજરાત સરકાર આથી સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીન નિયમો - ૧૯૪૯ વધુ સુધારવા નીચેના નિયમો કરે છે.

૧. ટુંકી સંજ્ઞા અને આરંભ:-

(૧) આ નિયમો સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીન (સુધારા) નિયમ - ૨૦૨૦ કહેવાશે.

(૨) તે સરકારી રાજ્યપત્રમાં તેની પ્રસિધ્ધિની તારીખથી અમલમાં આવશે.

૨. ગણોત વહીવટ પતાવટ અને ખેતીની જમીન નિયમો- ૧૯૪૯ (અહીં હવે પછી સદરહું નિયમો તરીકે ઉલ્લેખાયેલ) માં નિયમ-૧૮ ખ પછી નીચેના નવા નિયમ ૧૮ ગ દાખલ કરવામાં આવે છે.

“૧૮ ગ કોઈપણ સાર્વજનિક ટ્રસ્ટને કલમ-૫૪ ની પેટા-કલમ (૧)(ક) નીચે ખેતીની કોઈપણ જમીન તબદીલ કરવા અંગેની શરતો.-

રાજ્ય સરકારે ઠરાવેલ નીચેની શરતોને આધિન રહીને સખાવતી હેતુ માટે રથપાયેલા અને બિન-નફાકારક સ્વરૂપના હોય તેવા કોઈપણ સાર્વજનિક ટ્રસ્ટને ખેતીની કોઈપણ જમીન, આવી જમીનનો આરોગ્ય (પશુ આરોગ્ય સહિત) અને શિક્ષણના ક્ષેત્રે ઉપયોગ કરવા માટે તબદીલ કરવા સૌરાષ્ટ્ર ધરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ - ૧૯૪૯ ની કલમ-૫૪ ની પેટા કલમ-(૧)(ક) ની બેગવાઈઓમાંથી મુક્તિ આપી શકશે.

- (ક) આવી જમીન વેચાણ રાખનાર સંસ્થા ગુજરાત રાજ્યના સાર્વજનિક ટ્રસ્ટ અધિનિયમ ૧૯૫૦ તેમજ સોસાયટી રજિસ્ટ્રેશન અધિનિયમ, ૧૮૬૦ હેઠળ ગુજરાત રાજ્યમાં નોંધાયેલ હોવી જોઈએ અને આવી સંસ્થા સખાવતી હેતુ માટે સ્થપાયેલ અને બિન-નફાકારક ધોરણે ગુજરાત રાજ્યમાં આ ક્ષેત્રમાં ઓછામાં ઓછા ૨૫ વર્ષથી કાર્યરત હોવી જોઈએ.
- (ખ) રાજ્ય સરકાર અધિકૃત કરે તેવી સંસ્થા હોવી જોઈએ. જે માટે સંસ્થાએ કલેક્ટરને દરખાસ્ત કરવાની રહેશે. આ દરખાસ્તમાં સંબંધિત સંસ્થાએ તેની સામે ચાલતા દિવાની/ફોજદારી કેસોની અદ્યતન વિગતો પણ દરખાસ્તમાં દર્શાવવાની રહેશે. આ દરખાસ્તની કલેક્ટરશ્રી દ્વારા ચકાસણી કરીને ભલામણ સહિત રાજ્ય સરકારને મંજૂરી અર્થે મોકલી આપવાની રહેશે. રાજ્ય સરકાર તરફથી આવું પ્રમાણપત્ર મેળવ્યા બાદ આ સંસ્થા વખતો વખત ગુજરાત ખેત જમીન ટોચ મર્યાદા ધારાની મર્યાદામાં ખેતીની જમીન ખરીદી શકશે.
- (ગ) સંસ્થાએ તેના દ્વારા ચલાવવામાં આવતી પ્રવૃત્તિમાં કોઈ પણ ધર્મ, લિંગ કે નાત-ખતના ભેદભાવ વગર દરેકને લાભ આપવાનો રહેશે. તેમજ તેઓની મિલકતમાં પ્રવેશ આપવાનો રહેશે.
- (ઘ) વેચાણ રાખવા ધારેલી જમીનનો ઉપયોગ માત્ર શૈક્ષણિક અને આરોગ્ય પશુ આરોગ્ય સહિત તથા તેને સંલગ્ન હેતુ સારું જ કરવાનો રહેશે.
- (ચ) વેચાણ રાખવા ધારેલી જમીનનો વિસ્તાર સંબંધિત વહીવટી વિભાગ દ્વારા કરવામાં આવેલ ગુજરાત ખેત જમીન ટોચ મર્યાદા ધારાની જોગવાઈઓથી વધતી હોવી જોઈએ નહિ.
- (છ) આવી જમીન ખરીદ કર્યાના દિન-૩૦ (ત્રીસ) માં સંબંધિત મામલતદારશ્રી અને કલેક્ટરશ્રીને જાણ કરવાની રહેશે. જે આ સમયમર્યાદામાં જાણ કરવામાં ના આવે તો કલેક્ટરશ્રી ખેતીની પ્રવર્તમાન જંત્રીના ૧૦% અથવા રૂ.૧૦,૦૦૦/- બે માંથી જે વધુ હોય તે દંડ કરી શકશે.
- (જ) આવી જમીન ખરીદ્યાની જાણ થયાના દિન-૧૮૦ (એકસો એઝી) માં કલેક્ટરશ્રીએ પેટા કલમ (છ) હેઠળ આવી જમીન ખરીદવા સંબંધે પ્રમાણપત્ર આપવાનું રહેશે. પરંતુ જે આવી જમીન પ્રિમિયમને પાત્ર હશે તો આવી સમય મર્યાદા દિન-૨૭૦ (બસો સિતેર) ની રહેશે. આ સમય મર્યાદા વિત્યેથી આવું પ્રમાણપત્ર કલેક્ટરશ્રીના અભિપ્રાયના આધારે સરકારશ્રી આપી શકશે. પરંતુ વેચાણ રાખનાર આવું પ્રમાણપત્ર મેળવવામાં નિષ્ફળ જાય તો સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ-૧૯૪૮ ની કલમ-૫૪ ના ભંગ માટેની કાર્યવાહી હાથ ધરી શકાશે.
- (ઝ) પેટા કલમ (જ) મુજબનું પ્રમાણપત્ર મળ્યાના દિન-૬૦ (સાઠ) માં બિનખેતી માટે અરજી કરવાની રહેશે. પરંતુ આ સમય મર્યાદા વિત્યેથી કલેક્ટરશ્રી ખેતીની જંત્રીના ૧૦% અથવા રૂ.૧૦,૦૦૦/- બે માંથી જે વધુ હોય તેટલો દંડ કરી શકશે.
- (ટ) વેચાણ રાખવા ધારેલી જમીન અનુસૂચિત જનજાતિની વ્યક્તિની માલિકીની હોય ત્યારે ગુજરાત જમીન મહેસૂલ અધિનિયમ-૧૯૭૯ ની સંબંધિત જોગવાઈઓનું પાલન કરવાનું રહેશે.
- (ઠ) વેચાણ રાખવા ધારેલી જમીન નવી અને અવિભાજ્ય શરતની અથવા ગણોતધારાની પ્રતિબંધિત ધારાની હોય તો આવી જમીન ખેતીના હેતુ માટે જુની શરતમાં ફેરવાયા બાદ જ ખીદી શકાશે. વધુમાં આવી જમીન અંગે કલેક્ટરશ્રી જે નક્કી કરે તે પ્રિમિયમ ભરવા અંગે કલેક્ટરશ્રી સમક્ષ બાંહેધરી આપવાની રહેશે.
- (ડ) કલેક્ટરની અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદલી કરી શકશે નહિ. જે પૂર્વમંજૂરી મેળવ્યા સિવાય આ જમીન તબદલી કરવામાં આવશે તો રાજ્ય સરકાર નક્કી કરે તેવા વળતરની ચુકવણી કર્યેથી, તમામ

બોજાઓમાંથી મુક્ત આ જમીન રાજ્ય સરકારને સંપ્રાપ્ત થશે. અને રાજ્ય સરકાર ઠરાવે તેવી રીતે આ જમીનનો નિકાલ થશે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**દિક્ષિત જોષી,**

ગુજરાત સરકારના નાયબ સચિવ.

## REVENUE DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> November, 2020

#### GUJARAT TENANCY AND AGRICULTURAL LANDS (VIDARBHA REGION AND KUTCH AREA) ACT, 1958.

**No:- GHM/2020/127/M/GNT/102010/3342/Z:—** The following draft of rules, which is proposed to be issued under sub-section (2) of section 118 read with sub-section (1A) of section 89 of the Gujarat Tenancy and Agricultural Lands, (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958) is published as required by sub-section (3) of section 118 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department, Block No.11, Saradar Bhavan, Sachivalaya, Gandhinagar, from any person with respect to the said draft rules on or before the expiry of the aforesaid period, will be considered by the Government.

### DRAFT NOTIFICATION

#### GUJARAT TENANCY AND AGRICULTURAL LANDS (VIDARBHA REGION AND KUTCH AREA) ACT, 1958.

**No:- GHM/2020/127/M/GNT/102010/3342/Z:—** In exercise of the powers conferred by sub-section (2) of section 118 read with sub-section (1A) of section 89 of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959; namely:-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

2. in the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, after rule 31 B, the following rule shall be added, namely:-

“31 C. Conditions for transfer of agricultural land to any public trust under sub-section (1A) of section 89. —

The conditions subject to which the State Government may exempt any public trust for the transfer of any agricultural land to the said public trust for the charitable purpose and which is non- profitable in nature under sub-section (1A) of section 54, for the use of such land in the field of health Including animal health and education, shall be as under, namely:-

(a) The institution which intends to purchase the land shall have been registered under the Gujarat Public Trusts Act, 1950 or the Societies Registration Act, 1860, respectively or any other law for time being in force in the State of Gujarat and working for the charitable purpose for at least 25 (Twenty Five) years in the State of Gujarat and which is non-profitable in nature.

- (b) The institution shall have been authorised by the State Government which shall have to submit the proposal to the Collector. The proposal shall contain the up-to-date information of the cases of civil and criminal nature in which the institution is a party. The Collector shall examine the proposal submitted by the institution and send the same with his opinion to the State Government for approval. After obtaining the certificate of authorisation from the State Government, such institution may purchase agricultural land as per ceiling fixed under the Gujarat Agricultural Lands Ceiling Act, 1960.
- (c) The institution shall have to give benefits to every person irrespective of religion, gender, caste, or creed; and to give admission in its property.
- (d) The land proposed to be purchased shall be used only for charitable purposes only for educational and health including animal health on non-profitable basis.
- (e) The area of land proposed to be purchased shall not exceed beyond the ceiling limit as prescribed under the Gujarat Agricultural Lands Ceiling Act, 1960.
- (f) The purchaser institution shall have to intimate the concerned Mamlatdar and the Collector within 30 (Thirty) days from the date of the purchase of the land. In case of failing to intimate to the concerned authorities within the aforesaid time limit, the Collector may impose a penalty at the rate of 10% (Ten per cent.) of the prevailing rate of *Jantri* of agricultural land or rupees ten thousand, whichever is higher.
- (g) The Collector shall, issue, within 180 (One hundred eighty) days from the date of intimation given by the purchaser institution under clause (f), a certificate to the effect that the land purchased by the purchaser institution is for the purpose of health and education; and for non-profitable purposes as envisaged by sub-section (1A) of section 89. However, where the land is of a new or restricted tenure, such period for issuing certificate shall be 270 (Two hundred seventy days). After expiry of aforesaid period, such certificate shall be issued by the State Government, on the basis of the opinion / recommendation of the Collector. In case of failure to obtain the certificate by the purchaser institution, the proceedings for breach of the provisions of section 89 shall be initiated against such purchaser institution:

Provided that where the land is of new or restricted tenure such period shall be counted from the date of order of the collector for change of tenure.
- (h) The purchaser institution shall be required to make an application to the competent authority, within 60 (sixty) days from the date of receipt of the certificate issued under clause (g), for grant of permission to use the land for non-agricultural purpose. In case of failing to make the application within the aforesaid time limit, the Collector may impose a penalty at the rate of 10% (ten per cent.) of the prevailing rate of *Jantri* of agricultural land or rupees ten thousand, whichever is higher.
- (i) Where the land proposed to be purchased belongs to the member of Scheduled Tribes, the relevant provisions of the Gujarat land Revenue Code, 1879 shall apply to such land.
- (j) Where the land is of a new or restricted tenure, the same shall be purchased only after it is converted into old tenure from new tenure. In such case, the purchaser institution shall have to give an undertaking to the Collector for payment of premium which may be determined by the Collector.
- (k) No sale, gift, exchange, lease or mortgage or interest in the land shall be transferred without the previous sanction of the Collector. If such land was transferred without prior permission of the Collector, the land shall vest in the State Government free from all encumbrances on payment to the purchaser of such compensation as the State Government may determine and such land shall be disposed by the State Government in the manner as may be determined by the State Government.”

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

**મહેસૂલ વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, તા.૨૪મી નવેમ્બર, ૨૦૨૦.

**મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, ૧૯૫૮.**

**ક્રમાંક: No. GHM/2020/127/M/GNT/102010/3342/Z:—** મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, ૧૯૫૮ ની કલમ - ૧૧૮ ની પેટા કલમ - (૨) સાથે વંચાણમાં લીધેલ કલમ ૮૯ ની પેટા કલમ (૧) (ક) હેઠળ બહાર પાડવા વિચારાયેલ જાહેરનામાનો મુસદ્દો તેનાથી અસર થવાનો સંભવ હોય તેવા તમામ વ્યક્તિઓની જાણ માટે, સદરહુ કલમ - ૧૧૮ ની પેટા કલમ - (૨)(૧૯-ક) હેઠળથી હુમાલ્યા પ્રમાણે પ્રસિધ્ધ કરવામાં આવે છે. આથી નોટીસ આપવામાં આવે છે કે, સદરહુ મુસદ્દો સરકારી ગેઝેટમાં પ્રસિધ્ધ થયા તારીખથી ૩૦ દિવસ અથવા તે પછી ગુજરાત સરકાર વિચારણામાં લેશે.

ઉપરોક્ત તારીખ પહેલાં સદરહુ મુસદ્દાના સબંધમાં કોઈ પણ વ્યક્તિ તરફથી ગુજરાત સરકારના સચિવશ્રી, મહેસૂલ વિભાગ, સચિવાલયને જે કોઈ વાંધા અથવા સુચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

**સુચિત જાહેરનામું****મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, ૧૯૫૮.**

**No. GHM/2020/127/M/GNT/102010/3342/Z:—** મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, ૧૯૫૮ ની કલમ - ૧૧૮ ની પેટા કલમ - (૨) સાથે વંચાણમાં લીધેલ કલમ - ૮૯ ની પેટા કલમ (૧) (ક) હેઠળ મળેલ સત્તાની અને આ અર્થે તેને અખત્યાર આપતી અન્ય તમામ સત્તાની રૂએ, ગુજરાત સરકાર આથી મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) નિયમો, ૧૯૫૮ વધુ સુધારવા નીચેના નિયમો કરે છે.

૧. ટુંકી સંજ્ઞા અને આરંભ:-

૧) આ નિયમો મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) (સુધારા) - ૨૦૨૦ કહેવાશે.

૨) તે સરકારી રાજ્યપત્રમાં તેની પ્રસિધ્ધિની તારીખથી અમલમાં આવશે.

૨. મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) (અહીં હવે પછી સદરહુ નિયમો તરીકે ઉલ્લેખાયેલ) માં નિયમ - ૩૧ ખ પછી નીચેના નવા નિયમ ૩૧ ગ દાખલ કરવામાં આવે છે.

“૩૧ ગ કોઈપણ સાર્વજનિક ટ્રસ્ટને કલમ-૫૪ ની પેટા -કલમ (૧) (ક) નીચે ખેતીની કોઈપણ જમીન તબદીલ કરવા અંગેની શરતો.-

રાજ્ય સરકારે ઠરાવેલ નીચેની શરતોને આધિન રહીને સખાવતી હેતુ માટે રથપાયેલા અને બિન-નફાકારક સ્વરૂપના હોય તેવા કોઈપણ સાર્વજનિક ટ્રસ્ટને ખેતીની કોઈપણ જમીન, આવી જમીનનો આરોગ્ય (પશુ આરોગ્ય સહિત) અને શિક્ષણના ક્ષેત્રે ઉપયોગ કરવા માટે તબદીલ કરવા મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, ૧૯૫૮ ની કલમ - ૮૯ ની પેટા કલમ - (૧) (ક) ની બેગવાઈઓમાંથી મુક્તિ આપી શકશે.

(ક) આવી જમીન વેચાણ રાખનાર સંસ્થા ગુજરાત રાજ્યના સાર્વજનિક ટ્રસ્ટ અધિનિયમ ૧૯૫૦ તેમજ સોસાયટી રજીસ્ટ્રેશન અધિનિયમ, ૧૮૬૦ હેઠળ ગુજરાત રાજ્યમાં નોંધાયેલ હોવી જોઈએ અને આવી સંસ્થા સખાવતી હેતુ માટે રથપાયેલ અને બિન-નફાકારક ધોરણે ગુજરાત રાજ્યમાં આ ક્ષેત્રમાં ઓછામાં ઓછા ૨૫ વર્ષથી કાર્યરત હોવી જોઈએ.

- (ખ) રાજ્ય સરકાર અધિકૃત કરે તેવી સંસ્થા હોવી જોઈએ. જે માટે સંસ્થાએ કલેક્ટરને દરખાસ્ત કરવાની રહેશે. આ દરખાસ્તમાં સંબંધિત સંસ્થાએ તેની સામે ચાલતા દિવાની / ક્ષેત્રદારી કેસોની અદ્યતન વિગતો પણ દરખાસ્તમાં દર્શાવવાની રહેશે. આ દરખાસ્તની કલેક્ટરશ્રી દ્વારા ચકાસણી કરીને ભલામણ સહિત રાજ્ય સરકારને મંજૂરી અર્થે મોકલી આપવાની રહેશે. પ્રમાણપત્ર મેળવ્યા બાદ આ સંસ્થા વખતો વખત ગુજરાત ખેત જમીન ટોચ મર્યાદા ધારાની મર્યાદામાં ખેતીની જમીન ખરીદી શકશે.
- (ગ) સંસ્થાએ તેના દ્વારા ચલાવવામાં આવતી પ્રવૃત્તિમાં કોઈ પણ ધર્મ, લિંગ કે નાત-જાતના ભેદભાવ વગર દરેકને લાભ આપવાનો રહેશે. તેમજ તેઓની મિલકતમાં પ્રવેશ આપવાનો રહેશે.
- (ઘ) વેચાણ રાખવા ધારેલી જમીનનો ઉપયોગ માત્ર શૈક્ષણિક અને આરોગ્ય પશુ આરોગ્ય સહિત તથા તેને સંલગ્ન હેતુ સારું જ કરવાનો રહેશે.
- (ચ) વેચાણ રાખવા ધારેલી જમીનનો વિસ્તાર સંબંધિત વહીવટી વિભાગ દ્વારા કરવામાં આવેલ ગુજરાત ખેત જમીન ટોચ મર્યાદા ધારાની જોગવાઈઓથી વધતી હોવી જોઈએ નહિ.
- (છ) આવી જમીન ખરીદ કર્યાના દિન-30 (ત્રીસ) માં સંબંધિત મામલતદારશ્રી અને કલેક્ટરશ્રીને જાણ કરવાની રહેશે. જે આ સમયમર્યાદામાં જાણ કરાવામાં ના આવે તો કલેક્ટરશ્રી ખેતીની જંત્રીના 90% અથવા રૂ.90,000/- બે માંથી જે વધુ હોય તે દંડ કરી શકશે.
- (જ) આવી જમીન ખરીદવાની જાણ થયાના દિન-90 (એકસો એંશી) માં કલેક્ટરશ્રીએ પેટા કલમ (છ) હેઠળ આવી જમીન ખરીદવા સંબંધે પ્રમાણપત્ર આપવાનું રહેશે. પરંતુ જે આવી જમીન પ્રિમિયમને પાત્ર હશે તો આવી સમય મર્યાદા દિન-90 (બસો સિત્તેર) ની રહેશે. આ સમય મર્યાદા વિત્યેથી આવું પ્રમાણપત્ર કલેક્ટરશ્રીના અભિપ્રાયના આધારે સરકારશ્રી આપી શકશે. પરંતુ વેચાણ રાખનાર આવું પ્રમાણપત્ર મેળવવામાં નિષ્ફળ જાય તો મુંબઈ ગણોત વહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, 1954 ની કલમ - 17 ના ભંગ માટેની કાર્યવાહી હાથ ધરી શકશે.
- (ઝ) પેટા કલમ (જ) મુજબનું પ્રમાણપત્ર મળ્યાના દિન-90 (સાઈઠ) માં બિનખેતી માટે અરજી કરવાની રહેશે. પરંતુ આ સમય મર્યાદા વિત્યેથી કલેક્ટરશ્રી ખેતીની જંત્રીના 90% અથવા રૂ.90,000/- બે માંથી જે વધુ હોય તેટલો દંડ કરી શકશે.
- (ટ) વેચાણ રાખવા ધારેલી જમીન અનુસુચિત જનજાતિની વ્યક્તિની માલિકીની હોય ત્યારે ગુજરાત જમીન મહેસુલ અધિનિયમ-1947 ની સંબંધિત જોગવાઈઓનું પાલન કરવાનું રહેશે.
- (ઠ) વેચાણ રાખવા ધારેલી જમીન નવી અને અવિભાજ્ય શરતની અથવા ગણોતધારાની પ્રતિબંધિત ધારાની હોય તો આવી જમીન ખેતીના હેતુ માટે જુની શરતમાં ફેરવાયા બાદ જ ખરીદી શકાશે. વધુમાં આવી જમીન અંગે કલેક્ટરશ્રી જે નક્કી કરે તે પ્રિમિયમ ભરવા અંગે કલેક્ટરશ્રી સમક્ષ બાહેધરી આપવાની રહેશે.
- (ડ) કલેક્ટરની અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદીલ કરી શકશે નહિ. જે પૂર્વમંજૂરી મેળવ્યા સિવાય આ જમીન તબદીલ કરવામાં આવશે તો રાજ્ય સરકાર નક્કી કરે તેવા વળતરની ચુકવણી કર્યેથી, તમામ બોજઓમાંથી મુક્ત આ જમીન રાજ્ય સરકારને સંપ્રાપ્ત થશે. અને રાજ્ય સરકાર ઠરાવે તેવી રીતે આ જમીનનો નિકાલ થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**દિક્ષિત બેઘી,**

ગુજરાત સરકારના નાયબ સચિવ.

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI] WEDNESDAY, NOVEMBER 25, 2020 / AGRAHAYANA 4, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### LABOUR AND EMPLOYMENT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> November, 2020.

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

**No.GS/138/2020/MIS/112013/670/Part-2/Cord:-** In exercise of the powers conferred by section 4 of the Gujarat (Right Of Citizens To Public Services) Act, 2013 (Gujarat 16 of 2013), the Labour and Employment Department, Government of Gujarat has declared the services vide Notification No.GS/47/2016/Miss/112013/Part/Cord, dated 21<sup>st</sup> March 2016 and has subsequently revised vide Notification dated 25/11/2019.

The Government of Gujarat hereby further amends the timeline of services mentioned at Sr.No. 11, 12 and 15 in Column 3 of Appendix A, appended to the said notification, as under.

#### APPENDIX A

Sr. No.	The services Declared Under Section 4 of the Act.	Stipulated time limits.
1	2	3
11	Registration of Principal Employer Under the Contract Labour Act, 1970	30 Days
12	License/renewal to The Contractor Under the Contract Labour Act, 1970	30 Days
13	Registration Under The Inter-State Migrant Workers (Regulation of Employment and Conditions of Services) Act, 1979	30 Days

By order and in the name of the Governor of Gujarat,

**D. M. PATHAN,**

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI] THURSDAY, NOVEMBER 26, 2020 / AGRAHAYANA 5, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> November, 2020.

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

**No: KSH/51/2020/KHPASH/112020/S.F.22/CH:-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013), the Government of Gujarat hereby notify the following services as specified in column 2 of the Appendix, appended to this notification and within stipulated time-limits after receiving applications from the applicant within which such services shall be provided as specified in column 3 of the said Appendix.

#### APPENDIX

Sr. No.	The services declared under section 4 of the Act.	Stipulated time-limits.
1	2	3
1	Applications received for NOC for CBSE affiliation from non-granted private primary schools at concern District Primary Education Office / District Education Office, to be sent with necessary opinion to the Directorate of Primary Education Office.  Note: If any submissions/ fulfilments are pending with the applicant, the time taken to resubmit/fulfil the awaited information will be deducted from the given time limits for the decision.	1 months

<b>Sr. No.</b>	<b>The services declared under section 4 of the Act.</b>	<b>Stipulated time-limits.</b>
<b>1</b>	<b>2</b>	<b>3</b>
2	<p>Applications received for the services mentioned in sr.no. 1 at the Directorate of Primary Education Office.</p> <p>Note: If any submissions/fulfilments are pending, the time taken to resubmit/fulfil the awaited information will be deducted from the given time-limits for the decision.</p>	1 months

2. This notification shall come into force after the approval for doing CBSE affiliation process online is granted.

By order and in the name of the Governor of Gujarat,

**B. V. RATHVA,**  
Under Secretary to Government.

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### PUBLISHED BY AUTHORITY

Vol. LXI] THURSDAY, NOVEMBER 26, 2020 / AGRAHAYANA 5, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 20<sup>th</sup> November, 2020.

#### Gujarat (Right of Citizens to Public Services) Act, 2013.

**No: KSH/52/2020/KHPASH/112020/S.F.24/CH:-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013), the Government of Gujarat hereby notify the following services as specified in column 2 of the Appendix, appended to this notification and within stipulated time-limits after receiving applications from the applicant within which such services shall be provided, as specified in column 3, namely:-

#### APPENDIX

Sr. No.	The services declared under section 4 of the Act.	Stipulated time-limits.
1	2	3
1	<p>Applications received (till 150 applications) Under the Gujarat Primary Education Act 1947 and the Right of Children to Free and Compulsory Education Act, 2009; for starting a new non-granted private primary school (Standard 1 to 5/ Standard 6 to 8) or for sequential class addition/ addition of classes, from the last date of receipt of application.</p> <p>Note:</p> <ol style="list-style-type: none"> <li>If applications received at the district level are more than 150, then for every additional 100 applications received, 1 additional month shall be given for the decision.</li> </ol>	3 months

<b>Sr. No.</b>	<b>The services declared under section 4 of the Act.</b>	<b>Stipulated time-limits.</b>
<b>1</b>	<b>2</b>	<b>3</b>
	2. If any submissions/fulfilments are pending with the applicant, the time taken to resubmit/fulfil the awaited information shall be deducted from the given time limits for the decision.	
2	Application for appeal, against the rejection order for the services mentioned in sr.no.1, from the date of receipt of the rejection order.	1 month

By order and in the name of the Governor of Gujarat,

**B. V. RATHVA,**  
Under Secretary to Government.

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### PUBLISHED BY AUTHORITY

Vol. LXI] THURSDAY, NOVEMBER 26, 2020 / AGRAHAYANA 5, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> November, 2020.

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM/2020/118/CTS/132019/1913/H:-** In exercise of the powers conferred by section 214 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972 pursuant to sections (1) and (2) of section 125L of the said Code in relation to the implementation of the enhancement of the period of 90 days to 365 days for payment of Compounding Fee, premium and Government dues etc. in four equal installments by the claimants to get "Certificate of claim" and "Certificate of No dues", namely:-

#### 1. Short title and commencement, -

- (1) These rules may be called Gujarat Land Revenue (Amendment) Rules, 2020
- (2) They shall come into force on the date of publication Official Gazette

#### 2. In the Gujarat Land Revenue Rule, 1972 (hereinafter referred to as 'the said rules'), in rule 19HH, for sub-rule (1), the following sub-rule shall be substituted, namely: -

"(1) After the issuance of an order under sub-rule (9) of rule 19GG, an Authorised Revenue Officer shall, on production of the payment being made by the claimant towards the supplemental revenue settlement fee, pass an order for issuance of "Certificate of Claim" reflecting compounding fee, premium, Government dues, if any."

#### 3. In the said rule, in rule 1911, -

(i) for sub-rule (2), the following sub-rule shall be substituted, namely: -

"(2) The amount of compounding fee, premium and Government dues, if any, shall be distinctly mentioned in the Certificate of Claim.";

(ii) for sub-rule (4) the following sub-rule shall be substituted, namely: -

"(4) Amount of compounding fee, premium and Government dues, as shown in the Certificate of Claim, shall be paid by the claimant in four equal installments within a period of 365 days from the date of issuance of the Certificate of Claim.";

(iii) In City Survey Form 5A under the heading Receipt book for Certificate of Claims (in triplicate), for the figures and word "90 days" the figure and words "365 days and in four equal installments",

shall be substituted.

**4. In the said rules, for rule 19JJ, the following rule shall be substituted, namely: -**

**"19JJ Time limit for certificate of claim. -**

The Certificate of Claim issued by the Authorised Revenue Officer shall be valid for a period of 365 days and the amount shown in the Certificate of Claim shall be paid by the claimant in four equal installments. If the claimant fails to make payments within the period of 365 days, the Certificate of Claim issued by the Authorised Revenue Officer shall stand automatically cancelled.

**5. In the said rules, In rule 1900, for sub-rule (1), the following sub-rule shall be substituted, namely: -**

"(1) On the claimant making payment of the amount of compounding fee, premium and Government dues as shown in the Certificate of Claim within 365 days and in four equal installments from the date of issuance of the Certificate of Claim, the Authorised Revenue Officer shall issue a Certificate of No Dues to claimant in City Survey form 5C".

**6. In the said rules, in Draft order of approval- Form of Order under rule 19GG, for para 9, the following para shall be substituted, namely: -**

"9. In case of the claim being approved under sub-section (3) of section 125K of the Gujarat Land Revenue Code, 1879 and the claimant of this matter has paid the supplemental revenue settlement fee, he is liable to pay the amount of premium and Government dues, if the land is being new and undivided tenure. Thus the order is made subject to the condition that the said amount shall be paid within 365 days and in four equal installments from the issuance of "Certificate of claims" The entry shall be recorded in the register of mutation on the basis of this "Certificate of Claim.".

**7. In the said rules, in FORM 8, under the heading Application of the Claimant for obtaining certificate of claim afresh, under rule 19KK, for the figures and word "90 days" the figures and words "365 days and in four equal installments", shall be substituted**

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI] TUESDAY, DECEMBER 1, 2020 / AGRAHAYANA 10, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 27<sup>th</sup> November, 2020.

No. : GHM-2020-130-M-JMN-542020-1127-A

- Whereas sub-section (1) of Section 20 of the Gujarat Maritime Board Act, 1981 states all property, assets and funds and all rights to levy rates vested in the State Government for the purposes of the port immediately before such day, shall vest in the board.
- And whereas Government of Gujarat has decided to vest in the Gujarat Maritime board, the land allotted in the Port and Transport Department, Government of Gujarat for the purpose of Ghogha - Dahej ferry service as specified herein below.

#### Schedule

Sr. No.	Name of Village, Taluka, District	Details Of Land	Area (HACTRE)
1	2	3	4
1	AT- GHOGHA, TA.GHOGHA, DIST. BHAVNAGAR	Survey No. 115 Paiki 6	10-85-58
		TOTAL	10-85-58

By order and in the name of the Governor of Gujarat,

**D. R. BHAMMAR,**  
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, DECEMBER 2, 2020/ AGRAHAYANA 11, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> October, 2020.

#### NOTIFICATION NO. 05/2020-STATE TAX (Rate)

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-98)GST-2020/S.11(1)(53)TH:-** In exercise of the powers conferred by sub-sections (3) and (4) of section 9, sub-section (1) of section 11, sub-section (5) of section 15 and section 148 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on being satisfied that it is necessary in the public interest to do so, on the recommendations of the Good and Services Tax Council, hereby makes the following further amendments in the notification of the Government of Gujarat, Finance Department No.GHN-41-GST-2017/S.11(1)(7)-TH dated the 30<sup>th</sup> June, 2017 being Notification No. 12/2017-State Tax (Rate), namely:-

In the said notification, in the Table, after serial number 19B and the entries relating thereto, the following shall be inserted, namely:-

“19C	9965	Satellite launch services supplied by Indian Space Research Organisation, Antrix Corporation Limited or New Space India Limited.	NIL	NIL.”
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2. This notification shall be deemed to have come into force with effect from the 16<sup>th</sup> day of October, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary (Tax) to Government.

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# The Gujarat Government Gazette

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### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, DECEMBER 2, 2020 / AGRAHAYANA 11, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧લી ડિસેમ્બર, ૨૦૨૦.

**ક્રમાંક નં: જીએચકેએચ/૧૫૯/૨૦૨૦/સીડીઈ/૧૦/૨૦૧૯/૧૩૩(પા.ફા.)/છ.-** ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૩(૨) હેઠળ મળેલ સત્તાની રૂએ અને ગુજરાત સહકારી મંડળી નિયમો-૧૯૬૫ના નિયમ નં-૪૦ (ક) ની જોગવાઈ મુજબ નીચે દર્શાવેલ નિવૃત્ત સિવિલ જજશ્રીઓને તેઓના નામ સામે કોલમ-૪માં દર્શાવેલ જગ્યાએ સંયુક્ત/નાયબ રજિસ્ટ્રાર અને સભ્યશ્રી બોર્ડ ઓફ નોમિનીઝ તરીકે નિમણૂકની જગ્યાએ હાજર થાય તે તારીખથી એક વર્ષ સુધી અથવા તેઓ ૬૫ વર્ષની વય પૂર્ણ કરે ત્યાં સુધી અથવા રાજ્ય સરકારશ્રી ઈચ્છે ત્યાં સુધી તે ત્રણ પૈકી જે વહેલું હોય તેટલા સમયગાળા માટે પે માઈનસ પેન્શનના ધોરણે કરાર આધારિત નિમણૂક આપવા માટે તેઓની સેવા રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના હવાલે મૂકવામાં આવે છે. તેઓને ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૯૮ હેઠળની સત્તાઓ આપવા માટે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરએ અધિકૃત કરવાના રહેશે.

અ.નં.	અધિકારીશ્રીનું નામ	જન્મ તારીખ	નિમણૂકની જગ્યા
૧	૨	૩	૪
૧	શ્રી જે. કે. આચાર્ય	તા. ૦૭/૦૭/૧૯૬૩	સંયુક્ત રજિસ્ટ્રાર અને સભ્યશ્રી, બોર્ડ ઓફ નોમિનીઝ, અમદાવાદ (કોર્ટ નં. ૨)
૨	શ્રી ભરતકુમાર ડી. પીઠવા	તા. ૨૩/૧૦/૧૯૬૩	સંયુક્ત રજિસ્ટ્રાર અને સભ્યશ્રી, બોર્ડ ઓફ નોમિનીઝ, વડોદરા
૩	શ્રી એચ. જે. નેનુજી	તા. ૧૦/૦૮/૧૯૬૧	નાયબ રજિસ્ટ્રાર અને સભ્યશ્રી, બોર્ડ ઓફ નોમિનીઝ, વડોદરા

**હુકમનો અમલ તાત્કાલિક કરવાનો રહેશે.****બોલીઓ અને શરતો :-**

ઉક્ત ફકરામાં દર્શાવેલ ન્યાયિક અધિકારીશ્રીઓને અપાયેલ નિમણૂંકની બોલીઓ અને શરતો નાણા વિભાગ ના (૧) તા.૨૪/૦૬/૨૦૧૧ના ઠરાવ ક્રમાંક : પગર/૧૦૦૯/૫૮/પગારએકમ/ચ, (૨) તા.૨૬/૦૩/૨૦૧૩ ના ઠરાવ ક્રમાંક : પગર/૧૦૨૦૧૨/૬૮/પગારએકમ/પી, (૩) તા.૧૫/૦૭/૨૦૧૪ના ઠરાવ ક્રમાંક : પગર/૧૦૨૦૧૪/૯૨/પગારએકમ/પી, અને (૪) તા.૧૮/૧૦/૨૦૧૪ના ઠરાવ ક્રમાંક : પગર/૧૦૨૦૧૪/૯૨/પગારએકમ/પી થી નક્કી કર્યા મુજબની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**મહેશ બી. પટેલ,**

સરકારના નાયબ સચિવ.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] THURSDAY, DECEMBER 3, 2020 / AGRAHAYANA 12, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 2<sup>nd</sup> December, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/182 of 2020/TPS-112020-2871-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/71 of 1992/TPS-1190-592-L, dated. 08.04.1992 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 54 (South Isanpur Ext.) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal corporation, (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/239 of 2003/TPS-112001-5396-L, dated.19.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 54 (South Isanpur Ext.);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No. 54 (South Isanpur Ext.) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

(a) Sanction "the said Final Scheme", and

- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 2<sup>nd</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/183 OF 2020/DVP-202019-4973-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Final Development Plan of Jamnagar Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/113 of 2017/DVP-1712-1360-L, dtd. 01.06.2017 (hereinafter referred to as "the said Authority" and "the said Development Plan" respectively).

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variation in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/113 of 2017/DVP-1712-1360-L, dtd.01.06.2017

1. The land bearing R.S.No. 15/p, 16/p and 625/p of village Chela earmarked as A-B-C-D-A designated for "Agriculture Zone" shall be deleted from the said zone and land thus released shall be designated for "Non-Obnoxious and Non-Hazardous Industrial Zone" under section 12(2)(a) of the Act, as shown in the accompanying plan.
2. The JADA to ensure the margin from the Khadi as per the prevailing provisions of GPCB and of the other concerned Authority at the time of giving development permission.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.



સત્યમેવ જયતે

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૭ ડીસેમ્બર, ૨૦૨૦.

**ક્રમાંક: જીએચ/વી/૨૦૨૦નો ૧૮૪/નરય-૧૦૨૦૧૮-૪૬૩૩-લ:-** ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭) જેનો આમા હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.

ઉક્ત અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ દ્વારા મંજૂર થયેલ કુલ-૨૩ મુસદ્દારૂપ નગર રચના યોજનાઓને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર કોલમ નં.૫ માં દર્શાવેલ એકમના કોલમ નં.૬ મુજબ નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણૂક કરે છે.

ક્રમ	મુસદ્દારૂપ નગર રચના યોજના	મંજૂર તા.	જાહેરનામા ક્રમાંક	નગર રચના યોજના એકમ	નગર રચના અધિકારી
૧	૨	૩	૪	૫	૬
૧	૧૫૨ (સાંતેજ-રકનપુર)	૧૩.૦૨.૨૦૨૦	જીએચ/વી/૧૮ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૧૮-૫૦૧૪-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	પ્રવર નગર નિયોજક
૨	૧૫૪ (સાંતેજ)	૦૮.૦૬.૨૦૨૦	જીએચ/વી/૩૭ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૧૮-૫૦૧૬-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	પ્રવર નગર નિયોજક
૩	૧૪૦/બ (કલાણા)	૨૪.૦૬.૨૦૨૦	જીએચ/વી/૬૨ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૬૭-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	પ્રવર નગર નિયોજક
૪	૧૪૦/અ (કલાણા)	૨૪.૦૬.૨૦૨૦	જીએચ/વી/૬૦ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૬૬-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	પ્રવર નગર નિયોજક

ક્રમ	મુસદ્દારૂપ નગર રચના યોજના	મંજૂર તા.	જાહેરનામા ક્રમાંક	નગર રચના યોજના એકમ	નગર રચના અધિકારી
૧	૨	૩	૪	૫	૬
૫	૧૪૪ (કલાણા)	૨૪.૦૬.૨૦૨૦	જીએચ/વી/૬૩ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૮૮૮-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	નગર નિયોજક-૧
૬	૩૮૩ (કલાણા)	૨૪.૦૬.૨૦૨૦	જીએચ/વી/૬૧ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૭૮-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	નગર નિયોજક-૧
૭	૧૪૧ (કલાણા)	૨૪.૦૬.૨૦૨૦	જીએચ/વી/૬૪ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૭૫-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	નગર નિયોજક-૧
૮	૧૪૫ (કલાણા-શિયાવાડા)	૨૬.૦૬.૨૦૨૦	જીએચ/વી/૬૮ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૮૬૭-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	નગર નિયોજક-૧
૯	૧૧ (સઈજ)	૨૬.૦૬.૨૦૨૦	જીએચ/વી/૬૮ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૮૮૭-લ.	અમદાવાદ નગર રચના યોજના એકમ-૧	નગર નિયોજક-૨
૧૦	૧૩૪ (ઈયાવા-રૂપાવટી-ખોડા)	૧૬.૦૭.૨૦૨૦	જીએચ/વી/૮૩ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૭૭-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	પ્રવર નગર નિયોજક
૧૧	૧૩૯/ક (છારોડી)	૧૬.૦૭.૨૦૨૦	જીએચ/વી/૮૧ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૭૬-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	પ્રવર નગર નિયોજક
૧૨	૧૪૨ (વિરોચનનગર-ખોરજ-છારોડી-દોદર)	૧૬.૦૭.૨૦૨૦	જીએચ/વી/૮૦ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૩૫-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	નગર નિયોજક-૧
૧૩	૪૦૪/બ (સનાથલ)	૨૫.૦૬.૨૦૨૦	જીએચ/વી/૬૫ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૮૩૩-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	નગર નિયોજક-૨
૧૪	૪૪૪ (સનાથલ)	૨૬.૦૬.૨૦૨૦	જીએચ/વી/૭૦ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૬૮૧-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	નગર નિયોજક-૧
૧૫	૮૧/અ (સનાથલ-તેલાવ)	૨૬.૦૬.૨૦૨૦	જીએચ/વી/૬૭ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૮૩૪-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	નગર નિયોજક-૨
૧૬	૪૩૦ (વિસલપુર)	૧૭.૦૮.૨૦૨૦	જીએચ/વી/૧૩૮ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૪૬-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	નગર નિયોજક-૧
૧૭	૪૩૬ (વિસલપુર-નવાપુરા-સનાથલ)	૧૭.૦૮.૨૦૨૦	જીએચ/વી/૧૩૮ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૮૦-લ.	અમદાવાદ નગર રચના યોજના એકમ-૨	નગર નિયોજક-૨

ક્રમ	મુસદ્દારૂપ નગર રચના યોજના	મંજૂર તા.	જાહેરનામા ક્રમાંક	નગર રચના યોજના એકમ	નગર રચના અધિકારી
૧	૨	૩	૪	૫	૬
૧૮	૧૨૩/એ (નરોડા)	૦૮.૦૬.૨૦૨૦	જીએચ/વી/૪૦ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૪૯-લ.	અમદાવાદ નગર રચના યોજના એકમ-૩	નગર નિયોજક-૧
૧૯	૧૨૩/બી (નરોડા)	૦૮.૦૬.૨૦૨૦	જીએચ/વી/૩૮ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૫૧-લ.	અમદાવાદ નગર રચના યોજના એકમ-૩	નગર નિયોજક-૨
૨૦	૧૨૩/સી (નરોડા)	૨૯.૦૭.૨૦૨૦	જીએચ/વી/૧૦૬ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૪૬૦-લ.	અમદાવાદ નગર રચના યોજના એકમ-૩	નગર નિયોજક-૨
૨૧	૩૦ (અસારવા)(નોર્થ એક્સ.) (ત્રીજો ફેરફાર)	૨૯.૦૭.૨૦૨૦	જીએચ/વી/૧૦૪ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૫૦-લ.	અમદાવાદ નગર રચના યોજના એકમ-૩	પ્રવર નગર નિયોજક
૨૨	૧૨૦ (ભુવાલડી-કઠવાડા-કણભા-સીંગરવા)	૨૯.૦૮.૨૦૨૦	જીએચ/વી/૧૫૨ ઓફ ૨૦૨૦/ટી.પી.એસ.-૧૧૨૦૨૦-૧૦૯૧-લ.	અમદાવાદ નગર રચના યોજના એકમ-૩	પ્રવર નગર નિયોજક
૨૩	૧૬ (અઘેવાડા)	૧૭.૦૮.૨૦૨૦	જીએચ/વી/૧૪૦ ઓફ ૨૦૨૦/ટી.પી.એસ.-૨૩૨૦૧૯-૩૮૯૮-લ.	નગર રચના યોજના એકમ, ભાવનગર	પ્રવર નગર નિયોજક

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**પ્રકાશ દત્તા,**

ખાસ ફરજ પરના અધિકારી અને  
હોદ્દાની રૂએ નાયબ સચિવ.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] FRIDAY, DECEMBER 4, 2020 / AGRAHAYANA 13, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૪૨-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૧૩૮૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૨/૧૦/૨૦૦૯ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૧૧૫૦/૨૭૬૦/૦૯થી **ધી સુરત મહિલા નાગરિક સહકારી બેંક લી., સુરતને** ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૧/૧૦/૨૦૧૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૧/૧૦/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સુરત મહિલા નાગરિક સહકારી બેંક લી., સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૨/૧૦/૨૦૨૦ થી તા.૨૧/૧૦/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.



**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૪૩-૨૦૨૦-નસબ-૧૧-૨૦૧૦-૧૦૨૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૧/૦૭/૨૦૦૩ના હુકમ ક્રમાંક: નસબ/૦૧/૪-૭/૧૬૦૮/૨૦૦૩થી **ધી વિસનગર નાગરિક સહકારી બેંક લી., વિસનગર**ને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૦/૦૭/૨૦૧૦ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ રાજ્ય સરકારને મળેલ સત્તા અન્વયે કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૦/૦૭/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી વિસનગર નાગરિક સહકારી બેંક લી., વિસનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૧/૦૭/૨૦૨૦ થી તા.૧૦/૦૭/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૪૪-૨૦૨૦-નસબ-૧૧-૨૦૧૩-૧૫૬૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૮/૧૧/૨૦૦૬ના હુકમ ક્રમાંક: નસબ/૦૧/૪-૧૦/૩૭૫૬/૦૬થી **ધી સિંઘ મર્ક. કો.ઓ. બેંક લી., અમદાવાદ**ને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૭/૧૧/૨૦૧૩ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૭/૧૧/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સિંઘ મર્ક. કો.ઓ. બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮/૧૧/૨૦૨૦ થી તા.૨૭/૧૧/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૩મી નવેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૪૫-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૩૩૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૮/૧૦/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ-૪૦/ઝ-૪/૩૫૦૭/૦૪થી **ધી પેટલાદ નાગરિક સહકારી બેંક લી. તા.પેટલાદ જી.આણંદ**ને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૭/૧૦/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૭/૧૦/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી પેટલાદ નાગરિક સહકારી બેંક લી. તા.પેટલાદ જી.આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮/૧૦/૨૦૨૦ થી તા.૨૭/૧૦/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૩મી નવેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૪૬-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૩૮૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૭/૦૮/૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૩૧૮૨/૦૫થી **શ્રી વિતરાગ કો.ઓ બેંક લી., જિ.સુરત**ને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૭/૦૮/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૭/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી વિતરાગ કો.ઓ બેંક લી., જિ.સુરતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૮/૦૮/૨૦૨૦ થી તા.૦૭/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાંથકેએચ-૧૪૭-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૮૦૧-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૩/૧૧/૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ.૧૦/૪૧૬૨/૨૦૦૫થી **ધી નટપુર કો.ઓ બેંક લી.(ફડચામાં) નડીયાદને** ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૨/૧૧/૨૦૧૩ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૨/૧૧/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુકિત આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી નટપુર કો.ઓ બેંક લી., નડીયાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૩/૧૧/૨૦૨૦ થી તા.૨૨/૧૧/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુકિત આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાંથકેએચ-૧૪૮-૨૦૨૦-સમબ-૧૨૨૦૦૮-૨૧૫૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૮/૧૦/૨૦૦૧ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૧/૩૦૧૭/૨૦૦૧થી **શ્રી લક્ષ્મી કો.ઓ બેંક લી., (ફડચામાં) અમદાવાદને** ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૭/૧૦/૨૦૦૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૭/૧૦/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુકિત આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

શ્રી લક્ષ્મી કો.ઓ બેંક લી.,(ફડચામાં) અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૮/૧૦/૨૦૨૦ થી તા.૧૭/૧૦/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુકિત આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૩મી નવેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૪૯-૨૦૨૦-નસબ-૧૧-૨૦૧૨-૧૪૯૯-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૭/૧૦/૨૦૦૫ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૩૯૪૪/૨૦૦૫થી **ધી આણંદ પીપલ્સ કો.ઓ બેંક લી. આણંદ**ને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૬/૧૦/૨૦૧૨ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૬/૧૦/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી આણંદ પીપલ્સ કો.ઓ બેંક લી., આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૭/૧૦/૨૦૨૦ થી તા.૨૬/૧૦/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૩મી નવેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૫૦-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૧૫૮-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૨/૦૯/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૪/૩૦૧૨/૨૦૦૪થી **ધી પ્રગતિ કો.ઓ બેંક લી., અમદાવાદ**ને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૦/૦૯/૨૦૧૫ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૦/૦૯/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી પ્રગતિ કો.ઓ બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૧/૦૯/૨૦૨૦ થી તા.૨૦/૦૯/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૫૧-૨૦૨૦-નસબ-૧૧-૨૦૧૩-૧૨૫૭-ચ(પા.ફા.૧):-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૧/૦૮/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૨૭૮૬/૦૪થી **ધી સાબરમતી કો.ઓ બેંક લી., અમદાવાદને** ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૩૧/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૩૧/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સાબરમતી કો.ઓ બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૧/૦૮/૨૦૨૦ થી તા.૩૧/૦૮/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૫૨-૨૦૨૦-નસબ-૧૧-૨૦૧૬-૧૭૨૯-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૮/૧૧/૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૮૧/૩૮૦૮/૦૮થી **ધી અંકલેશ્વર નાગરિક સહકારી બેંક લી., અંકલેશ્વરને** ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૧૭/૧૧/૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૭/૧૧/૨૦૨૦ સુધી કલમ-૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી અંકલેશ્વર નાગરિક સહકારી બેંક લી., અંકલેશ્વરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૧૮/૧૧/૨૦૨૦ થી તા.૧૭/૧૧/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાંથકેએચ-૧૫૩-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૩૦૩-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૮/૦૮/૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૦૬૦/૦૪થી **ધી સુણાવ નાગરિક સહકારી બેંક લી., સુણાવ, આણંદ**ને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૮/૦૮/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૮/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સુણાવ નાગરિક સહકારી બેંક લી., સુણાવ આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮/૦૮/૨૦૨૦ થી તા.૨૮/૦૮/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, રૂ.૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાંથકેએચ-૧૫૪-૨૦૨૦-નસબ-૧૧-૨૦૧૮-૧૧૧૦-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૩/૦૮/૨૦૧૦ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૧૬૪૩/૨૩૪૨/૧૦થી **અન્યોન્ય કો.ઓ. બેંક લી.,(ફડચામાં) વડોદરા**ને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૦૨/૦૮/૨૦૧૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૨/૦૮/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

અન્યોન્ય કો.ઓ. બેંક લી.,(ફડચામાં) વડોદરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૦૩/૦૮/૨૦૨૦ થી તા.૦૨/૦૮/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ****જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૩મી નવેમ્બર, ૨૦૨૦.

**નં.ગ્રાએચકેએચ-૧૫૫-૨૦૨૦-નસબ-૧૧-૨૦૧૮-૧૪૯૦-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૨/૧૧/૨૦૧૦ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૧૦/૨૯૬૩/૧૦થી **ધી બોરીયાવી પીપલ્સ કો.ઓ. બેંક લી., (ફડચામાં) જિ.આણંદને** ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમથી તા.૨૧/૧૧/૨૦૧૮ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૧/૧૧/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી બોરીયાવી પીપલ્સ કો.ઓ. બેંક લી.,(ફડચામાં) જિ.આણંદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪ (૧)ની જોગવાઈઓના અમલમાંથી તા.૨૨/૧૧/૨૦૨૦ થી તા.૨૧/૧૧/૨૦૨૧ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એન. કે. મકવાણા,**  
સરકારના ઉપસચિવ.

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### PUBLISHED BY AUTHORITY

VOL. LXI ] TUESDAY, DECEMBER 8, 2020 / AGRAHAYANA 17, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ ડિસેમ્બર, ૨૦૨૦.

**નં.જીએચકેએચ-૧૬૦-૨૦૨૦-એમકેટી-૧૨-૨૦૦૭-૨૮૮૨-ગ(પાર્ટ ફાઇલ)** ગુજરાત સહકારી મંડળી, અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૧૮-૦૭-૨૦૦૦ ના હુકમ થી જુનાગઢ રીજીયોનલ તેલીબીયાં ઉત્પાદક સહકારી સંઘ લી. ને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) ની નવીન જોગવાઈ મુજબ સહકારી સંસ્થાને ફડયાના હુકમથી પાંચ (૫) વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહેતી હતી, પરંતુ ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. સદરહુ સંસ્થાની ફડયાની કાર્યવાહી આટોપવા, છેલ્લે, ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે, તા. ૧-૧૨-૨૦૧૬ના જાહેરનામા ક્રમાંક:- જીએચકેએચ-૧૨૧-૨૦૧૬-એમકેટી-૧૨-૨૦૦૭-૨૮૮૨-ગ (પાર્ટ ફાઇલ) થી તા. ૩૦-૦૬-૨૦૧૭ સુધીની મુદત વધારી આપવામાં આવી હતી. પરંતુ તે મુદત દરમિયાન પણ સદરહુ સંસ્થાની ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

આથી હવે, રાજ્ય સરકાર, જુનાગઢ રીજીયોનલ તેલીબીયાં ઉત્પાદક સહકારી સંઘ લી.ને ગુજરાત સહકારી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે કલમ-૧૧૪(૧)ની જોગવાઈના અમલમાંથી મુક્તિ આપી સદરહુ સંસ્થાની ફડયાની કાર્યવાહી આટોપી લેવા માટે ત્રણ વર્ષ એટલે કે, તારીખ ૦૧-૦૭-૨૦૧૭ થી તા. ૩૦-૦૬-૨૦૨૦ સુધીની મુદત વધારી આપે છે. આ વધારેલ સમય મર્યાદામાં ફડયાની જરૂરી કાર્યવાહી પૂર્ણ થાય તેવી પદ્ધતિ અપનાવવાની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**કે. આર. બારોટ,**

સેક્શન અધિકારી.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





सत्यमेव जयते

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### PUBLISHED BY AUTHORITY

**VOL. LXI ] TUESDAY, DECEMBER 8, 2020 / AGRAHAYANA 17, 1942**

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> December, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO.GH/V/187 of 2020/TPS-292020-2819-L:** WHEREAS, under Government notification, Urban Development & Urban Housing Department, Gandhinagar No.GH/V/111 of 2019/TPS-292013-1417-L, dated.16.05.2014, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Final Town Planning Scheme No.1 (Bhachau) (hereinafter referred to as the said Act and the said Scheme respectively).

AND WHEREAS, the Government of Gujarat considered the proposal of Bhachau Area Development Authority Dated 05.09.2020 for the variation under section 70(2) of the said Act in the said scheme.

AND WHEREAS, in exercise of the powers conferred by section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat published the notification No. NO.GH/V/142 of 2020/TPS-292020-2819-L, dtd.19.09.2020 for inviting suggestion or objection, if any, with respect to the proposed variation, in writing, within a period of one month from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received any suggestion and objection within the prescribed time limit.

NOW THEREFORE, in exercise of the powers conferred by the section 70(2) of the said Act, the Government of Gujarat hereby :-

- sanction the said variation to be made in the Final Town Planning Scheme No. 1 (Bhachau), as set out in Schedule appended hereto and;
- specify that the variation so set out shall come into force from the date of this notification.

#### SCHEDULE

Sanction variation in the Final Town Planning Scheme No.1 (Bhachau) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No.GH/V/111 of 2019/TPS-292013-1417-L, dated.16.05.2014.

The redistribution and valuation statement (Form-F) of Case No. 392 is modified as per Annexure-1 enclosed.





સત્યમેવ જયતે

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### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, DECEMBER 9, 2020 / AGRAHAYANA 18, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી જાન્યુઆરી, ૨૦૨૦

ગુજરાત ઔદ્યોગિક વિકાસ અધિનિયમ, ૧૯૬૨.

**ક્રમાંક:ગુએચયુ:૧૦૨૦૨૦(૦૨)-એમઆઇએસ-૧૦૨૦૧૬-૬૫૮૦૯૪-ગુ:-** ગુજરાત ઔદ્યોગિક વિકાસ અધિનિયમ, ૧૯૬૨ (સન ૧૯૬૨ ના ગુજરાત ના ૨૩મા)ની કલમો ૧૬ અને ૧૬ક સાથે વાંચતા, કલમ ૫૩થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, ગુજરાત ઔદ્યોગિક વિકાસ કોર્પોરેશન સાથે વિચારવિનિમય કર્યા પછી, ગુજરાત ઔદ્યોગિક વિકાસ (નોટિફાઇડ એરિયા) નિયમો, ૨૦૦૭ વધુ સુધારવા નીચેના નિયમો કરે છે:-

૧. (૧) આ નિયમો, ગુજરાત ઔદ્યોગિક વિકાસ (નોટિફાઇડ એરિયા) (પ્રથમ સુધારા) નિયમો, ૨૦૨૦ કહેવાશે.

(૨) તે રાજપત્રમાં તેની પ્રસિદ્ધિની તારીખે અમલમાં આવશે.

૨. ગુજરાત ઔદ્યોગિક વિકાસ (નોટિફાઇડ એરિયા) નિયમો, ૨૦૦૭ (જેનો આમાં હવે પછી, “સદરહુ નિયમો” તરીકે ઉલ્લેખ કર્યો છે તે)માં, નિયમ ૩માં, પેટા- નિયમ (૧)ને બદલે, નીચેના પેટા-નિયમો મૂકવા:-

“(૧) એક ઔદ્યોગિક સંઘ (એસોસિએશન) ધરાવતા નોટિફાઇડ એરિયાના કિસ્સામાં સંચાલક મંડળની રચના :-

(ક) ઔદ્યોગિક સંઘના પ્રમુખ અને સેક્રેટરી, સંઘમાં તેમના હોદ્દાની રૂએ, સંચાલક મંડળના સભ્યો રહેશે અને ઔદ્યોગિક સંઘના પ્રમુખ, સંચાલક મંડળના અધ્યક્ષ રહેશે;

(ખ) ઉદ્યોગોમાંથી રાજ્ય સરકાર નામનિયુક્ત કરે તેવા, ઉપરના ખંડ(ક)માં નિર્દિષ્ટ કરેલા સભ્યો સિવાયના બે સભ્યો;

(ગ) આ રીતે નામનિયુક્ત થયેલા અધિકારીઓમાંથી કોર્પોરેશન નામનિયુક્ત કરે તેવા, વર્ગ-૨- ના દરજ્જાથી ઊતરતા દરજ્જાના ન હોય તેવા ત્રણ અધિકારીઓમાંથી, એક અધિકારીને કોર્પોરેશન દ્વારા મુખ્ય અધિકારી તરીકે નામનિયુક્ત કરવામાં આવશે, જે સંચાલક મંડળનો સેક્રેટરી રહેશે.

(૧૬) એકથી વધુ ઔદ્યોગિક સંઘો ધરાવતા નોટિફાઈડ એરિયાના કિસ્સામાં સંચાલક મંડળની રચના;

(૧) જેમાં ઔદ્યોગિક સંઘો પૈકી એક પાસે તેના સભ્યો તરીકે ૬૦% ઉદ્યોગો હોય:-

- (ક) તેના (ઔદ્યોગિક સંઘના) સભ્યો તરીકે ૬૦% થી વધુ ઉદ્યોગો ધરાવતાં ઔદ્યોગિક સંઘના પ્રમુખ અને સેક્રેટરી, સંઘમાં તેમના હોદ્દાની રૂએ, સંચાલક મંડળમાં સભ્યો રહેશે અને ઔદ્યોગિક સંઘના પ્રમુખ, સંચાલક મંડળના અધ્યક્ષ રહેશે;
- (ખ) ઉદ્યોગોમાંથી, રાજ્ય સરકાર નામનિયુક્ત કરે તેવાં, ઉપરના ખંડ(ક)માં નિર્દિષ્ટ કરેલા સભ્યો સિવાયના બે સભ્યો;
- (ગ) આ રીતે નામનિયુક્ત થયેલા અધિકારીઓમાંથી કોર્પોરેશન નામનિયુક્ત કરે તેવા, વર્ગ-૨-ના દરજ્જાથી ઊતરતા દરજ્જાના ન હોય તેવા અધિકારીઓમાંથી, એક અધિકારીને કોર્પોરેશન દ્વારા મુખ્ય અધિકારી તરીકે નામનિયુક્ત કરવામાં આવશે, જે સંચાલક મંડળના સેક્રેટરી રહેશે.

(૨) જેમાં કોઈ ઔદ્યોગિક સંઘ પાસે તેના સભ્યો તરીકે ૬૦% કરતાં વધુ ઉદ્યોગો હોય;

- (ક) (ઔદ્યોગિક) સંઘો, અધ્યક્ષ અને સભ્યને નામનિયુક્ત કરવામાં નિષ્ફળ જાય તે કિસ્સામાં, તમામ ઔદ્યોગિક સંઘો સાથે મળીને, કોને સંચાલક મંડળના અધ્યક્ષ અને સભ્ય તરીકે નામનિયુક્ત કરવા તે નક્કી કરશે; કોર્પોરેશન, અધ્યક્ષ અને એક સભ્યને નામનિયુક્ત કરવા માટે, ઉદ્યોગોમાં ચૂંટણી હાથ ધરશે.
- (ખ) સભ્યો તરીકે ૬૦% કરતાં વધુ ઉદ્યોગો ધરાવતાં ઔદ્યોગિક સંઘમાંથી, રાજ્ય સરકાર, નામનિયુક્ત કરે તેવા, ઉપરના ખંડ (ક)માં, નિર્દિષ્ટ કરેલા સભ્યો સિવાયના, બે સભ્યો;
- (ગ) આ રીતે નામનિયુક્ત થયેલા અધિકારીઓમાંથી કોર્પોરેશન નામનિયુક્ત કરે તેવા, વર્ગ-૨-ના દરજ્જાથી ઊતરતા દરજ્જાના ન હોય તેવા અધિકારીઓમાંથી, એક અધિકારીને કોર્પોરેશન દ્વારા મુખ્ય અધિકારી તરીકે નામનિયુક્ત કરવામાં આવશે, જે સંચાલક મંડળના સેક્રેટરી રહેશે."

૩. સદરહુ નિયમોમાં, નિયમ ૪ ને બદલે, નીચેનો નિયમ મૂકવો:-

**"૪. સંચાલક મંડળના અધ્યક્ષ અને સભ્યોની બોલીઓ અને શરતો.-**

- (૧) સભ્યો તરીકે નામનિયુક્ત થયેલા ઔદ્યોગિક સંઘના પ્રમુખ અને સેક્રેટરી, તેમના હોદ્દાની રૂએ, તેઓ ઔદ્યોગિક સંઘમાં પ્રમુખ અને સેક્રેટરી હોય અથવા બે વર્ષની મહત્તમ મુદત, એ બેમાંથી જે વહેતું હોય ત્યાં સુધી હોદ્દો ધરાવશે.
- (૨) રાજ્ય સરકાર દ્વારા નામનિયુક્ત થયેલા સભ્યો અને ચૂંટાયેલા સભ્યોની મુદત, બે વર્ષના સમયગાળા માટે રહેશે.
- (૩) સભ્ય જે તેમના હોદ્દાની રૂએ, હોદ્દો ધરાવતા ન હોય તેને બે વર્ષના અંતર પછી, પુનઃ નામનિયુક્ત કરવાની પરવાનગી આપી શકાશે."

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

**બી. એસ. મહેતા,**  
સરકારના સંયુક્ત સચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, DECEMBER 9, 2020 / AGRAHAYANA 18, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

**No: GHKH/165/2020/GCS/10/2020/278/CHH.-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013), and in supersession of all the notifications issued in this behalf, the Government of Gujarat hereby notifies the services as mentioned in column 2 of the Appendix appended to this notification and the stipulated time-limits within which such services shall be provided as specified in column 3 of the said Appendix.

#### Appendix

Sr. No.	The services declared under section 4 of the Act	Stipulated time-limits
1	2	3
1	Registration of Co-operative Societies (A)At District level in Rural area (B)At District level in Urban area (C)At State level, Registrar	45 Days 45 Days 45 Days
2	To give certificate in reference to BON (section 103) (District level)	60 Days
3	Registration of Money lenders	60 Days

By order and in the name of the Governor of Gujarat,

(SD/-) ILLEGIBLE ,  
Deputy Secretary to Government.

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**VOL. LXI ] WEDNESDAY, DECEMBER 9, 2020 / AGRAHAYANA 18, 1942**

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**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
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#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020.

#### THE GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

**No: GHV/188 of 2020/EDB/102017/275514/L-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013) and in continuation of the Government Notification of Urban Development and Urban Housing Department No: GHV/217 of 2017/EDB/102017/275514/L dated the 15<sup>th</sup> July, 2017, the Government of Gujarat hereby adds/modifies/replace the following services to be delivered by the Municipal Corporations and Municipalities as per Table No - 1 and Urban / Area Development Authorities as per Table No - 2, within the time limit as stipulated in column (3), namely:-

#### Table No.1

1. Column - 2 of Sr. no. 14 is modified as below.

Municipal Corporation and Municipality		
Sr. No	Service Name	Time Limit
(1)	(2)	(3)
14.	To Make Changes In Registration Certificate Obtained Under Shops And Establishment Act	01 day

2. In Column no. 3 of Sr. no. 19, the figure and words "03 days" are replaced by "01 day".
3. In Column no. 2 of sr. no. 29, the words "To utilize right of Way for obtaining electric connection" are replaced by the words "Road Cutting and Right of Way Permission Application".

4. After Sr. no 29, following Sr. no. 30 and 31 are added.

<b>Municipal Corporation and Municipality</b>		
<b>Sr. No</b>	<b>Service Name</b>	<b>Time Limit</b>
<b>(1)</b>	<b>(2)</b>	<b>(3)</b>
30.	Inspection for Road Cutting and Right of Way Application	03 days
31.	Mobile Tower Approval	30 days

**Table No.2**

1. In Column no. 3 of Sr. no. 3, the figure and words "03 days" are replaced by "01 day".
2. In Column no. 3 of Sr. no. 16, the words "To utilize right of Way for obtaining electric connection" are replaced by the words "Road Cutting and Right of Way Permission Application".
3. After Sr. no 16, following Sr. no. 17 and 18 are added.

<b>Urban/Area Development Authority</b>		
<b>Sr. No</b>	<b>Service Name</b>	<b>Time Limit</b>
<b>(1)</b>	<b>(2)</b>	<b>(3)</b>
17.	Inspection for Road Cutting and Right of way Application	03 days
18.	Mobile Tower Approval	30 days

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty and Ex-Officio  
Deputy Secretary to Government.

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Vol. LXI ] THURSDAY, DECEMBER 10, 2020 / AGRAHAYNA 19, 1942

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#### HEALTH AND FAMILY WELFARE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 1<sup>st</sup> October, 2020

#### THE GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013

**No.GP-38/FPW/2020/1426/B.1:-** In exercise of the powers conferred by Section-4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Gujarat 16 of 2013), The Government of Gujarat hereby notifies the service, as appended to column - 2 of Appendix -A mentioned in this notification and stipulates time limits after receiving applications from the applicant within which the services shall be provided as specified in column - 3 of the said Appendix. This notification applies to the services offered by Health and Family Welfare Department only.

#### APPENDIX-A

SN	The service declare under Section -4 of the Act	Stipulated time limits
1	2	3
1	Registration for Genetic Counselling Centres, Genetic Laboratories and Genetic Clinics, Ultrasound Clinic and Imaging Centre under the Pre-Conception and Pre-Natal Diagnostic Techniques Act, 1994.	90 days
2	Renewal for Genetic Counselling Centres, Genetic Laboratories and Genetic Clinics, Ultrasound Clinic and Imaging Centre under the Pre-Conception and Pre-Natal Diagnostic Techniques Act, 1994.	70 days

By order and in the name of the Governor of Gujarat,

**V. B. PADHARIA,**

Deputy Secretary to Government.

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#### LEGAL DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 24<sup>th</sup> November, 2020

#### Read:

Legal Department Notification No. GK/24/2020/SPC/102019/2852/D dated 19.09.2020

#### GUJARAT CONTROL OF TERRORISM AND ORGANIZED CRIME ACT, 2015.

**No.APT/332020/169/H:** Whereas vide Notification cited in the preamble the Government of Gujarat has established the Special Courts for expeditious Disposal of the cases under the Gujarat Control of Terrorism and Organized Crime Act, 2015.

Now, therefore, in exercise of the powers conferred by sub sections (1) of section 8 of the Gujarat Control of Terrorism and Organized Crime Act, 2015, the Government of Gujarat hereby appoints the Special Public Prosecutors shown in Column No.3 in Special Courts of respective Division shown in column No.2 of the schedule for conducting the cases under the aforesaid Act in Special Courts.

#### SCHEDULE

Sr. No.	Name of the Division	Name of Special Public Prosecutor
1.	2.	3.
1	Ahmedabad	Mr. Brijesh Limbachiya
2	Rajkot	Mr. Tushar Gokani
3	Vadodara	Mr. Raghuvir Pandya
4	Surat	Mr. Nayan Sukhadwala
5	Kutch-Bhuj	Mr. Kaipesh Goswami

By order and in the name of the Governor of Gujarat,

**N. A. BARIA,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### PORTS AND TRANSPORT DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> December, 2020

#### GUJARAT AADHAR (TARGETED DELIVERY OF FINANCIAL AND OTHER SUBSIDIES, BENEFITS AND SERVICES) ACT, 2017.

**No. PT/2020/24/MVD/102017/435/ KH:-** In exercise of the powers conferred by section 4 read with section 3 of the Gujarat Aadhaar (Targeted Delivery of Financial and Other Subsidies, Benefits and Services) Act. 2017 (Guj. 3 of 2017) , the Government of Gujarat hereby amends the Government Notification, Ports and Transport Department No.PT/2018/01/MVD/102017/435/KH, dated the 5<sup>th</sup> February, 2018, as follow:-

In the said notification, for the word "individual", wherever it occurs, the words "individual or any authorized person, nominated by company/firm/organization/ Government Department", shall be substituted.

By order and in the name of the Governor of Gujarat,

**BHARAT PATEL,**  
Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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Vol. LXI ] THURSDAY, DECEMBER 10, 2020 / AGRAHAYANA 19, 1942

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 27<sup>th</sup> November, 2020.

#### GUJARAT STAMP ACT, 1958

**No. GHM-2020-128-M-STP-122017-1420-H.1:-** In exercises of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby reduces and fixes amount of duty to ₹ 100/- instead of duty chargeable under Article 20 of Schedule I of aforesaid Act, in respect of inclusion of name of female family member in the instrument of allotment already executed only in favour of male beneficiary under the Credit Link Subsidy Scheme (CLSS) component of the Pradhan Mantri Avas Yojana-Urban (PMAY-U) for dwelling units of EWS having carpet area upto 40 sq.mtr. and LIG having carpet area from 41 sq.mtr. to 60 sq.mtr. by the GHB/ULB/UDA and public authority.

This benefit is subject to the certificate issued by the Competent Authority for fulfillment of the conditions and procedures prescribed in the Government Resolution Urban Development and Urban Housing Department No. AHM/102015/453/TH-1, dated the 15th February, 2016.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI] MONDAY, DECEMBER 14, 2020 / AGRAHAYANA 23, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

#### GUJARAT TENANCY AND AGRICULTURAL LANDS ACT, 1948.

**No:-GHM/2020/135/M/GNT/102014/1205/Z** :- Whereas certain draft rules further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956 were published as required by clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948) at page 397-1 to 397-2 of the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 27<sup>th</sup> October, 2020 under the Government Notification, Revenue Department No. GHM/2020/105/M/GNT/102014/1205/Z, inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the publication of the said notification in the official Gazette.

And whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956, namely:-

- (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Amendment) Rules, 2020.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- In the Bombay Tenancy and Agricultural Lands Rules, 1956, in rule 36AA, in clause (d), for the words, brackets and figures “90 (Ninety) days” occurring at two places, the words, “one hundred eighty days” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

**REVENUE DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

**SAURASHTRA GHARKHED, TENANCY SETTLEMENT AND AGRICULTURAL  
LANDS ORDINANCE, 1949.**

**No:- GHM/2020/136/M/GNT/102014/1205/Z :-** Whereas certain draft rules further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949 were published as required by clause (d) sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. ord. 41 of 1949) at page 397-2 of the Gujarat Government Gazette, Extraordinary part IV-B, dated the 27<sup>th</sup> October, 2020 under the Government Notification, Revenue Department No: GHM/2020/106/M/GNT/102014/1205/Z, inviting objection or suggestion from any person likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the Official Gazette.

And whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by clause (d) of sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. Ord. 41 of 1949) the Government of Gujarat hereby makes the following rules, further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, namely:-

1. (1) These rules may be called the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands [Ordinance], (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, in rule 18AA, in sub-clause (d), for the words, brackets and figures “ 90 (Ninety) days” occurring at two places, the words, “one hundred eighty days” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

-----  
**REVENUE DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

**GUJARAT TENANCY AND AGRICULTURAL LANDS (VIDARBHA REGION AND  
KUTCH AREA) ACT, 1958.**

**No:-GHM/2020/137/M/GNT/102014/1205/Z :-** Whereas certain draft rules further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959 were published as required by clause (xix-a) of sub-section (2) of section 118 read with section 89A of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch area) Act, 1958 (Bom. XCLX of 1958) at page 397-3 of the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 27<sup>th</sup> October, 2020 under the Government Notification, Revenue Department No. GHM/2020/107/M/GNT/102014/1205/Z inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the publication of the said notification in the official Gazette.

And whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by clause (xix-a) of sub-section (2) of section 118 read with section 89A of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, namely:-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, in rule 31AAA, in clause (d), for the words, brackets and figures “90 (Ninety) days” occurring at two places, the words, “one hundred eighty days” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

-----  
**REVENUE DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

**GUJARAT TENANCY AND AGRICULTURAL LANDS ACT, 1948.**

**No:-GHM/2020/138/M/GNT/102014/1205/Z :-** Whereas certain draft rules further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956 were published as required by clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948) at page 397-3 to 397-4 of the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 27<sup>th</sup> October, 2020 under the Government Notification, Revenue Department No. GHM/2020/108/M/GNT/102014/1205/Z, inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the publication of the said notification in the official Gazette.

And whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by clause (kaa) of sub-section (2) of section 82 read with section 63AA of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Tenancy and Agricultural Lands Rules, 1956, namely:-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Bombay Tenancy and Agricultural Lands Rules, 1956, in rule 36AA, in clause (g), for the figures and word, “25 percent” the figures and word, “10 percent” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

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**REVENUE DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

**SAURASHTRA GHARKHED, TENANCY SETTLEMENT AND AGRICULTURAL  
LANDS ORDINANCE, 1949**

**No:- GHM/2020/139/M/GNT/102014/1205/Z :-** Whereas certain draft rules further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949 were published as required by clause (d) sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. ord. 41 of 1949) at page 397-4 to 397-5 of the Gujarat Government Gazette, Extraordinary part IV-B, dated the 27th October, 2020 under the Government Notification, Revenue Department No: GHM/2020/109/M/GNT/102014/1205/Z, inviting objection or suggestion from any person likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the Official Gazette.

And whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by clause (d) of sub-section (2) of section 73 read with section 55 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (Sau. Ord. 41 of 1949) the Government of Gujarat hereby makes the following rules, further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, namely:-

1. (1) These rules may be called the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands, (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the Official Gazette.
2. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, in rule 18AA, in clause (g), for the figures and word, “25 percent” the figures and word, “10 percent” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

-----  
**REVENUE DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

**GUJARAT TENANCY AND AGRICULTURAL LANDS (VIDARBHA REGION AND  
KUTCH AREA) ACT, 1958.**

**No:-GHM/2020/140/M/GNT/102014/1205/Z:-** Whereas certain draft rules further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959 were published as required by clause (xix-a) of sub-section (2) of section 118 read with section 89A of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch area) Act, 1958 (Bom. XCLX of 1958) at page 397-5 of the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 27th October, 2020 under the Government Notification, Revenue Department No. GHM/2020/110/M/GNT/102014/1205/Z inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the publication of the said notification in the official Gazette.

And whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by clause (xix-a) of sub-section (2) of section 118 read with section 89A of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom. XCIX of 1958), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, namely:-

1. (1) These rules may be called the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the Official Gazette.
2. In the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, in rule 31AAA, in clause (g), for the figures and word, “25 percent” the figures and word, “10 percent” shall be substituted.

By order and in the name of the Governor of Gujarat,

**DIXIT JOSHI,**  
Deputy Secretary to Government.

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## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] MONDAY, DECEMBER 14, 2020 / AGRAHAYANA 23, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 2<sup>nd</sup> December, 2020.

#### GUJARAT ELECTRICITY INDUSTRY (REORGANIZATION AND REGULATION) ACT, 2003

**No:-GHU/2020/89/GRC/14/2020/619-K:** WHEREAS the Government of Gujarat constituted a Selection Committee for recommending suitable names for appointment on the post of Member of the Gujarat Electricity Regulatory Commission under Notification No.GU-2020-58-GRC-14-2020-619-K dated 17.08.2020,

AND WHEREAS the Selection Committee has recommended a panel of two names for the consideration of the State Government, in accordance with section 85 (4) of the Electricity Act, 2003,

NOW THEREFORE, in exercise of the powers conferred by sub-section (6) of section 6 of the Gujarat Electricity Industry (Reorganization and Regulation) Act, 2003 read with the relevant provisions of the Electricity Act, 2003 in this regard, the Government of Gujarat hereby appoints **Shri Satyendra R. Pandey** as **Member** of the Gujarat Electricity Regulatory Commission, from the date, he resumes the office.

By order and in the name of the Governor of Gujarat,

**DIPESH RAJ,**  
Section Officer.

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Government Central Press, Gandhinagar.



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### PUBLISHED BY AUTHORITY

VOL. LXI ] MONDAY, DECEMBER 14, 2020 / AGRAHAYANA 23, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020.

#### REAL ESTATE (REGULATION AND DEVELOPMENT) ACT, 2016.

**No.GH/V/ 190 of 2020/RAR-102018-GOI-25-L:-** In exercise of the powers conferred by sub section (1) (b), (c) & (3) of section 46 of the Real Estate (Regulation and Development) Act, 2016, the Government of Gujarat hereby appoints Shri Vanrajsinh Abhesinh Darbar as Judicial Member of the Gujarat Real Estate Appellate Tribunal for a term not exceeding five years from the date of joining or until attainment of age sixty five years or until further orders, whichever is earlier.

By order and in the name of the Governor of Gujarat,

**LOCHAN SEHRA,**

Secretary (Housing) to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] WEDNESDAY, DECEMBER 16, 2020 / AGRAHAYANA 25, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### REVENUE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

#### GUJARAT LAND GRABBING (PROHIBITION) ACT, 2020.

**No. GHM/2020/141/M/JMN/102020/713/L1:-** In exercise of the powers conferred by sub-section (1) of Section 16 of the Gujarat Land Grabbing (Prohibition) Act, 2020, (Guj. 11 of 2020), the Government of Gujarat hereby makes the following rules, namely:-

**1. Short title and commencement.-** (1) These rules may be called the Gujarat Land Grabbing (Prohibition) Rules, 2020.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

**2. Definition.-** (1) In these rules, unless the context otherwise requires,-

(a) 'Act' means the Gujarat Land Grabbing (Prohibition) Act, 2020;

(b) 'court' means the Special Court constituted under section 7 of the Act;

(c) 'Form' means a Form appended to these rules;

(d) 'section' means a section of the Act;

(e) 'village' means revenue village declared under section 7A of the Gujarat Land Revenue Code, 1879.

(2) Words and expressions used but not defined in these rules and defined in the Act shall have the meanings respectively assigned to them in the Act.

**3. Procedure for making application.-**

(1) An application shall be presented in person or by post to the District Collector having jurisdiction over the area where the disputed land is situated.

(2) Every application shall be made in the prescribed Form and shall be duly signed and verified by the applicant.

(3) Every application shall be accompanied by true copies of all the documents in triplicate, duly signed in each page on which the applicant proposes to rely.

(4) Acknowledgment receipt of the application shall be given and an entry shall be made in the register maintained for the purpose.

**4. Application Fees.-** Every application under this Act , shall be accompanied by application fee worth Rs. 2000/- only, to be paid by electronic means.

**5. Inquiry by the Committee.-**

(1) On receipt of the application, the Collector shall entrust the inquiry to the concerned Prant Officer and / or any other officer including a Police Officer as may be deemed fit.

(2) In case of Government Land or in case where the person who has allegedly grabbed the land is headstrong person, the collector or the State Government may take suo-moto cognizance and action shall thereafter be taken in accordance with sub-rule (3) to (10).

(3) On receipt of the application, the Prant Officer or the officer to whom the application has been referred to shall ask concerned authorities to furnish report containing all the details and permission issued by them along with relevant documents within 5 days.

(4) An inquiry shall be conducted for the prima facie locus standi of the applicant based on reports and records received from different authorities; and a conclusion to be derived whether a land title can be established.

(5) An inquiry shall be conducted by the Prant Officer or the officer to whom application has been referred to, whether Land in question has been occupied or attempted to occupy, in unauthorized manner, with the use of force, threat, intimidation and deceit or by cheating, fraud and/or forgery;

(6) The Prant Officer or the officer authorized by Collector shall submit the final report to the Collector within 21 days from the date of the receipt of the application. The report shall state whether prima facie case under the Act is established or not; The committee may also ask for further inquiry if it considers necessary.

(7) In case of unauthorized, continued occupancy of the land which was allotted or leased to any person by the Government with conditions attached, is cancelled by the competent authority or on the expiry of lease and renewal of application for the same is not under consideration then under such circumstances the committee may consider such act as land grabbing.

(8) The committee shall consider the inquiry report and decide further course of action including filing an FIR within 21 days.

(9) As soon as the committee directs police to file FIR, it should be filed within 7 working days.

(10) The concerned investigation officer shall file final report before the special court within 30 days from the date of First Information Report.

**6. Powers and Functions of the Committee.-**

(1) The Committee shall meet at least once in fifteen days, at such time and place as the Chairman may decide;

(2) All the applications/complaints received, in prescribed Form, by the District Collector shall be placed before the Committee through the Member Secretary;

(3) The Committee shall scrutinize the inquiry report and decide further course of action and if deemed fit refer the case to the Special Court to initiate court proceedings under section 9 and decision of the Committee shall be conveyed to the applicant.

**7. Power of Special Court to refer Cases.-**

The Special Court, under section 9(1) of the Act, may refer to the committee any matter of which cognizance has been taken by the court either *suo-moto* or on an application made by any person to the court and ask for the scrutiny report from the committee as per Rule 5.

**FORM**

[See rule 3(1)]

**Form of Application**

To,

The District Collector,

.....

1. Full name of the Applicant .....

2. Father's/Husband's Name .....

3. Address:-

(a) Plot No/ Block No/ House No .....

(b) Area .....

(c) Village .....

(d) Taluka .....

(e) District .....

4. Name(s) and address of the respondent(s):-

(a) Name .....

(b) Father's/ Husband's Name .....

(c) Plot No/ Block No/ House No .....

(d) Area .....

(e) Village .....

(f) Taluka .....

(g) District .....

(\*In case of more than one respondent, name and address of each respondent should be mentioned separately.)

5. Detailed particulars of the land alleged to have been grabbed:-

(a) Survey No .....

(b) City Survey No .....

(c) Ward No .....

(d) Block No .....

(e) TP/ FP No .....

(f) Village .....

(g) Taluka .....

(h) District .....

6. Jantri Value of the land (in Rs.) .....

7. Whether there is any house or structure on the land .....

8. A concise statement of all relevant facts as to the claim (if necessary, extra sheet may be added) .....
9. Summary of the evidence proposed to be adduced .....
10. True copies of the documents relied on .....
11. Other relevant particulars to identify the property .....
12. Any other particulars which the applicant intends to furnish .....

I, hereby declare to the best of my knowledge and belief that the information and particulars furnished above and its enclosures are full, complete and correct.

**Place:** .....

.....

**Date:** .....

**Signature/Thumb impression  
of applicant.**

By order and in the name of the Governor of Gujarat,

**I. D. CHAUDHARI,**  
Deputy Secretary to Government.

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Vol. LXI ] WEDNESDAY, DECEMBER 16, 2020 / AGRAHAYANA 25, 1942

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts.**

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020

**No. GHM/2020/142/M/JMN/102020/713/L.1:-** In exercise of the powers conferred by Section-2(a) of the Gujarat Land Grabbing (Prohibition) Act, 2020, the Government of Gujarat, hereby:-

1. Constitutes a District Committee for each district, consisting of District Collector as the Chairman with following members:

Sr. No.	Officer	Designation
1.	District Development Officer (District Panchayat)	Member
2.	Municipal Commissioner (For Municipal Corporation Area)	Member
3.	CEO of Urban Development Authorities / CEO of Area Development Authority (If applicable)	Member
4.	Superintendent of Police	Member
5.	Police Commissioner (For Police Commissionerate Area)	Member
6.	Resident Additional Collector	Member – Secretary

The said Committee under clause (a) of Section -2 of the said act of Gujarat Land Grabbing (Prohibition) Act, 2020 shall be there until the further notification.

By order and in the name of the Governor of Gujarat,

**I. D. CHAUDHARI,**  
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/80/CPI/1408/3890/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 380 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
380	M/S <b>Industrial Solvents and Chemicals Pvt. Ltd.</b>  (Consumer No : 39474)	Ankleshwar	Bharuch	Unit shall be permitted to utilize <b>3000 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/81/CPI/1404/960/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 111 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
111	M/S Indian Chemical Industries  (Consumer No : 102372)	Bapunagar	Ahmedabad	Unit shall be permitted to utilize <b>15 KW</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue</b> of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/82/CPI/2010/3515-K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 419 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
419	M/S <b>Ramjyoti</b> <b>Shitalay Pvt Ltd.</b>  (Consumer No : 17144)	Sampa	Gandhinagar	Unit shall be permitted to utilize <b>180 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/83/CPI/2013/2656/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 461 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
461	M/S <b>Inspiron Engineering Pvt. Ltd.</b>  (Consumer No HT : 8000670)	Odhav	Ahmedabad	Unit shall be permitted to utilize <b>275 KW</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/84/CPI/2016/885/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 468 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
468	M/S Windsor Machines Limited (Consumer No HT : 19562)	Chhatral	Gandhinagar	Unit shall be permitted to utilize <b>240 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/85/CPI/1412/1089/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 448 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
448	M/S <b>Swiss Pharma Pvt. Ltd.</b>  (Consumer No HT : 100062532)	Vatva	Ahmedabad	Unit shall be permitted to utilize <b>200 KW</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> November, 2020.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/86/CPI/1403/5468-K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 108 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
108	M/S <b>Kasyap Sweetners Ltd.</b>  (Consumer No. : 38198)	Vapi	Valsad	Unit shall be permitted to utilize <b>850 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**MAHESH PATEL,**  
Joint Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 2<sup>nd</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/87/CPI/132017/1673-K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 467 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
467	M/S <b>BEIL</b> Infrastructure Ltd.  (Consumer No. : 39697)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 1200 KVA power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 2<sup>nd</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/88/CPI/1404/958/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 110 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
110	M/S Dyestuffs & Intermediates  (Consumer No. : 100184)	Bapunagar	Ahmedabad	Unit shall be permitted to utilize <b>25 KW</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 4<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/90/CPI/1408/6750/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 397 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
397	M/S Sud-Chemie India Pvt. Limited  (Consumer No. : 13071)	Nandesari	Vadodara	Unit shall be permitted to utilize <b>1000 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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by the Government of Gujarat under the Gujarat Acts

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**NO. GH/V/191 of 2020/ TPS-142020-1100-L:** WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variations in the Comprehensive General Development Control Regulation-2017 sanctioned by the Notification No.GH/V/269 of 2017/EDB-102016-3629-L, dated.12.10.2017, (hereinafter referred as CGDCR) of the Urban Development and Urban Housing Department, Government Of Gujarat, Gandhinagar and amended on 03.10.2019. (hereinafter referred to as "the CGDCR").

WHEREAS, in exercise of the power conferred by sub-section (1) of section 116A of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the Act") the Government of Gujarat published the said variations under Government Notification, Urban Development and Urban Housing Department GH/V/78 of 2020/ TPS-142020-1100-L, dated.30.06.2020, in the Gujarat Government Gazette Ext. Part. IV-B dated.30.06.2020 on Page No.202-1 to 202-3 for inviting suggestions or objections from public, if any with respect to the proposed variations to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variations in the Government Gazette.

AND WHEREAS, the Government of Gujarat has considered the suggestions and objections so received on merits.

NOW THEREFORE, in exercise of the power conferred by sub-section (2) of section 116A of the said Act, the Government of Gujarat hereby sanction the said variations with modification in the said CGDCR as enumerated in the SCHEDULE below.

It shall come into force from the date of this notification in the Official Gazette.

**SCHEDULE**

1. The regulation No.6.22 of the said CGDCR is replaced as under.

**6.22 Re-Development of dilapidated residential buildings.**

- 1) It shall apply in case of Re-Development for DW-3 type of residential buildings where the re-development of existing number of dwelling units is not permissible under the CGDCR-2017.
- 2) Dilapidated residential building means building which is,
  - a. more than 25 years as on the date of application for Re-Development to the competent authority, or
  - b. declared as dilapidated building by the competent authority, or
  - c. dilapidated residential building declared by the committee (hereinafter referred as "the committee") formed as under, on application from the applicants.
- 3) Constitution of the committee.

Sr. no.	Municipal Corporation area	Constituted Urban /Area Development Authority area	Designated Area Development Authority / Municipality area	Members of the committee
(1)	(2)	(3)	(4)	(5)
1	Municipal Commissioner	Chairman of UDA/ ADA	Regional Municipal Commissioner	Chairperson
2	Deputy Commissioner	Chief Executive Authority	Chief Officer	Member
3	Town Development Officer or equivalent	Additional Chief Town Planner or Senior Town Planner	Town Planner of concern District	Member Secretary
4	City Engineer	Executive Engineer	Municipal Engineer	Member
5	Chief Fire Officer	Regional Fire Officer	Regional Fire Officer	Member

- 4) Dwelling unit having existing carpet area less than 40 sq.mtr., may be redeveloped as dwelling unit upto 40 sq.mtr. carpet area.

However, in case of dwelling unit having existing carpet area more than 40 sq.mtr., may be redeveloped as dwelling unit equal to existing carpet area.

**Note:** Carpet area means net area within a unit of a building excluding walls or columns, W.C, bathroom, kitchen, semi-open spaces such as verandah or balcony, and staircase, lift, corridors or passages.

- 5) The maximum number of dwelling units in no case exceeds the existing authorized number of dwelling units.
- 6) FSI Permitted,
  - a) Authorized existing building FSI, or
  - b) Permissible FSI(base) as per Prevailing CGDCR.

whichever is more.

Additional FSI more than the above shall be charged @40% of the open land of Jantri rate.

- 7) Maximum permissible Building Height as per prevailing CGDCR or authorized existing building height whichever is more, shall be permitted.

However, on road width less than 9.00 mt., the building height more than the maximum permissible building height as per the prevailing CDGCR may be permitted, on recommendation by the committee, considering the fire safety.

- 8) Parking requirement may be relaxed, based on the recommendation of the committee, subject to condition that in redeveloped building, the total hollow plinth is exclusively used for parking.
  - 9) Fire safety and structural safety norms shall be as per prevailing CGDCR-2017.
  - 10) Amalgamation of such building units shall not be permitted with other building unit/units.
  - 11) The redeveloped dwelling unit shall not be sold within 5 years from the date of issue of occupancy certificate by competent authority.
  - 12) Notwithstanding anything contained in this CGDCR, the above regulations shall be applicable for re-development of dilapidated residential buildings.
2. Refuse to accord sanction to the variation proposed in regulation no. 13.1.7.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/192 of 2020/DVP-272020-888-L:** WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Prantij Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/139 of 2010/DVP-102005-3460-L, dated.03.11.2010 (hereinafter referred to as "the said Authority" and "the said Development Plan").

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

### **SCHEDULE**

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/39 of 2010/DVP-102005-3460-L, dated.03.11.2010

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1. The land bearing R.S.No.7/P and 10/P of Village: Prantij designated for "Transportation Zone" shall be deleted from the said zone and the land so released shall be designated for "Residential Zone" under Section 12(2)(a) of the said Act as shown in accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/193 of 2020/TPS-112020-3568-L:** WHEREAS under Government notification Panchayat, Housing and Urban Development Department No.GH/P/82 of 81/TPC-1177-1828(81)-L, dated.01.06.1981, the Government of Gujarat in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme Ranip No.37 (Danilimda-North) (Sector-4) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/74 of 1998/TPS-1197-1950-L, dated.20.06.1998 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.37 (Danilimda-North)(Sector-4);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.37 (Danilimda-North)(Sector-4) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/194 of 2020/TPS-112020-3567-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/78 of 2004/TPS-112003-3373-L, dated.20.07.2004 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.68 (Hansol-2) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/114 of 2008/TPS-112008-2044-L, dated.31.07.2008 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.68 (Hansol-2);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.68 (Hansol-2) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/195 of 2020/TPS-112020-3960-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/204 of 2012/TPS-112012-1499(2)-L, dated.01.10.2012 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976)

(hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.2 (Thaltej) (2<sup>nd</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/156 of 2019/TPS-112019-3930-L, dated.11.10.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2 (Thaltej) (2<sup>nd</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.2 (Thaltej) (2<sup>nd</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/196 of 2020/TPS-232020-2397-L:** WHEREAS, under Government Notification, Panchayat, Housing and Urban Development Department No.GH/P/32 of 82/TPS-2380-123(82)-L, dated.25.02.1982 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1 (Chitra) (hereinafter referred to as "the said Draft Scheme") submitted by the Bhavnagar Area Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Town Planning Scheme as I/A (Chitra) & I/B (Chitra);

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/130 of 2001/TPS-2001-1819-L, dated.03.09.2001 the Government of Gujarat,

in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 1/B (Chitra);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 1/B (Chitra) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the appropriate authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

#### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/197 of 2020/TPS-112020-3634-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/235 of 2006/TPS-112005-2231-L, dated.30.08.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.97 (Naroda-North) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/275 of 2017/TPS-112015-547-L, dated.13.10.2017 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.97 (Naroda-North);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.97 (Naroda-North) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and



- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/198 of 2020/TPS-112020-3959-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/203 of 2012/TPS-112012-1499(1)-L, dated.01.10.2012 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1 (Thaltej) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/155 of 2019/TPS-112019-3929-L, dated.11.10.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1 (Thaltej) (1<sup>st</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.1 (Thaltej) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/199 of 2020/TPS-112020-3566-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/67 of 1992/TPS-1190-496(92)-L, dated.08.04.1992 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.50 (East Bagefirdosh)(hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/225 of 2003/TPS-112000-3725-L, dated.11.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.50 (East Bagefirdosh);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.50 (East Bagefirdosh) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/200 of 2020/TPS-112020-3565-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/71 of 87/TPS-1186-722(87)-L, dated.26.03.1987 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.6 (Paldi)

(2<sup>nd</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/75 of 91/TPS-1190-849(91)-L, dated.22.03.1991 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.6 (Paldi) (2<sup>nd</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.6 (Paldi) (2<sup>nd</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/201 of 2020/TPS-162020-3405-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/151 of 2005/TPS-202004-2815-L, dated.06.04.2005 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.5 (Jamnagar-Vibhpar) (hereinafter referred to as "the said Draft Scheme") submitted by the Jamnagar Area Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/222 of 2016/ TPS-172015-630-L, dated.20.12.2016 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.5 (Jamnagar-Vibhpar);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.5 (Jamnagar-Vibhpar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/202 of 2020/DVP-232019-3190-L:** WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Bhavanagar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/232 of 2013/DVP-232012-3434-L, dated.17.12.2013 (hereinafter referred to as "the said Authority" and "the said Development Plan").

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department **No. GH/V/232 of 2013/DVP-232012-3434-L, dated.17.12.2013**

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1. The land bearing R.S.No.78 of Village: Sidsar earmarked as pocket- A-B-C-D-A reserved for "B.R.T.S. or Any Other Transportation Purpose" shall be deleted from the said reservation and the land so released shall be designated for "Residential Zone(R-2)" under Section 12(2)(a) of the said Act as shown in accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/203 of 2020/TPS-112020-3633-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/236 of 2006/TPS-112005-2232-L, dated.30.08.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.99 (Chiloda-Naroda) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/150 of 2018/TPS-112014-3932-L, dated.03.11.2018 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.99 (Chiloda-Naroda);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.99 (Chiloda-Naroda) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/204 of 2020/TPS-112017-1928-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.402/B (Visalpur-Fatehwadi) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

### એનેક્ષર

**મુસદ્દારૂપ નગર રચના યોજના નં. ૪૦૨/બ (વિસલપુર-ફતેહવાડી)**

**NOTIFICATION NO. GH/V/204 of 2020/TPS-112017-1928-L**

૧. એક્ ફોર્મમાં કેસ નં.૧૭, ૧૮ માં જમીન માલિકીની વિગત બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી માલિકી દર્શાવવા તથા તેને આનુશંગિક નોંધ રીમાર્ક્સ કોલમમાં દર્શાવવાની રહેશે.
૨. મુળખંડ નં.૨ તથા તેની સામે ફાળવેલ અંતિમખંડ નં.૨ ના ક્ષેત્રફળની વિસંગતતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી યોગ્ય નિર્ણય લેવાનો રહેશે.
૩. પ્લાન નં.૩ માં મુળખંડ નં.૩, ૫, ૬, ૮, ૧૦ વિગેરે તથા અંતિમખંડ નં. ૧૮, ૨૧, ૨૨, ૨૩ વિગેરેની હદો સ્પષ્ટ દર્શાવવાની રહેશે.
૪. કેસ નં.૬, ૮, ૧૦, ૧૧, ૧૨, ૧૩, ૧૫, ૧૮, ૭, ૧૪, ૧૭ તથા ૨૫ વિગેરેમાં ફાળવેલ અંતિમખંડોને તેના મુળખંડના પ્રમાણમાં ફ્રન્ટેજ ફાળવવા યોગ્ય નિર્ણય લેવાનો રહેશે.
૫. સી.જી.ડી.સી.આર. ની જોગવાઈ મુજબ બાંધકામપાત્ર નિયમીત આકરમાં અંતિમખંડ નં.૩ તથા ૧૭ની ફાળવણી કરવાની રહેશે.
૬. નકશા તથા એક્ ફોર્મમાં મુળખંડ નં.૫ ની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૭. કેસ નં.૬ માં એક કરતાં વધારે સર્વે નંબરની જમીનોને એક મુળખંડ નંબર ફાળવવા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી અલગ પડતા સર્વે નંબર સામે અલગ મુળખંડ નંબર ફાળવી શક્યતઃ નજીકમાં અંતિમખંડ ફાળવવા બાબતે યોગ્ય નિર્ણય લેવોનો રહેશે.
૮. મુળખંડ નં.૨૫ તથા તેની સામે ફાળવેલ અંતિમખંડ નં.૨૫ ના ક્ષેત્રફળની વિસંગતતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી યોગ્ય નિર્ણય લેવોનો રહેશે.
૯. અંતિમખંડ નં.૭, ૧૪, ૩૮ (ગાર્ડન) તેમજ અંતિમખંડ નં.૨૦ ને ટી.પી. રસ્તાથી એપ્રોચ મળે તે મુજબ આયોજન કરવાનું રહેશે.

૧૦. નકશામાં યોજનાની ઉત્તર-પશ્ચિમે સં.નં. ૧૪૧૨ પૈકીમાં દર્શાવેલ કેનાલ પરથી પસાર થતા રસ્તાઓને ડોટેડ ગ્રુટક લાઈનથી ઓવરબ્રીજ તરીકે દર્શાવવા તેમજ કેનાલથી સમાંતર બન્ને બાજુએ સર્વિસ લાઈનનું આયોજન કરવા બાબતે સમુચિત સત્તામંડળના પરામર્શમાં રહી યોગ્ય નિર્ણય લઈ કાર્યવાહી કરવાની રહેશે.
૧૧. નકશા તથા એફ ફોર્મની સાપેક્ષે કેસ નં. ૨, ૩, ૫, ૬, ૧૫, ૨૪, ૨૫ વિગેરેમાં કેસોમાં રે.સ.નં./મુ.ખં.નં./ અંતિમખંડોના નંબરમાં વિસંગતતા બાબતે ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૧૨. નિયત નમૂનામાં એફ-ફોર્મમાં વિગતો દર્શાવવાની રહેશે.
૧૩. મુળખંડ નં.૨૬ માં રેવન્યુ રેકર્ડની ચકાસણી કરી સર્વે નંબર દર્શાવવાના રહેશે.
૧૪. ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ બાબતે અધિનિયમની જોગવાઈઓ ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચના સમાવેશ બાબતે યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૧૫. અં.ખં.નં. ૩૬ “ગાર્ડન” ત્રણ ભાગમાં વિભાજિત થયેલ જણાતો હોઈ અલગ અંતિમખંડ નંબર આપવા અંગે જરૂરી ચકાસણી કરી, સમુચિત સત્તામંડળના પરામર્શમાં રહી, અધિનિયમની જોગવાઈ હેઠળ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
૧૬. એફ-ફોર્મમાં કેસ નં. ૧૦, ૧૧ તથા ૧૨ ની વિગતોની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
૧૭. યોજના વિસ્તારની લાગુમા ૧૫૦.૦ મી. પહોળાઈના ઘોલેરા એક્સપ્રેસ-વે ને સમાંતર સર્વિસ રોડનું આયોજન કરવા બાબતે સત્તામંડળના પરામર્શમાં રહી કાર્યવાહી કરવાની રહેશે.
૧૮. ડી.પી. પાર્ટ પ્લાન તેમજ નકશા નં.૩ મુજબ મોજે. વિસલપુરના રે.સ.નંબર ૧૪૩ (મુળખંડ નં.૭), ૧૮૧ (મુળખંડ નં.૧૪) તથા મોજે. ફતેવાડીના રે.સ.નં. ૧૪૬/પૈકી (મુળખંડ નં. ૨૦) ની જમીન પોટર બોડી જ્યારે એફ ફોર્મમાં ગૌચરણ તથા સરકારી પડતર દર્શાવેલ હોવા બાબતે સ્થળ તપાસ, ગામ નમુના નં.૭/૧૨, નમુના નં.૧, ડી.આઈ.એલ.આર.નો રેવન્યુ નકશો, રેવન્યુ રેકર્ડ તેમજ માલિકી બાબતે ચકાસણી કરી અધિનિયમની જોગવાઈ હેઠળ નિયમાનુસાર યથોચિત નિર્ણય લેવાનો રહેશે.
૧૯. એફ ફોર્મમાં સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોના એક જ કેસ નંબર તરીકે દર્શાવવાના રહેશે.
૨૦. મુળખંડ નં.૨૦ ની જમીન વિકાસ યોજનાની દરખાસ્ત મુજબ તળાવ તથા ૭/૧૨ મુજબ સરકારી પડતર હોવાથી સામાન્યથી ઓછી કપાત કરી અંતિમખંડ ફાળવવા બાબતે રેવન્યુ રેકર્ડ ચકાસણી કરી, તળાવ હોય તો યથાવત રાખવા અન્યથા નિયમોનુસાર કપાત કરવા અંગે યથોચિત નિર્ણય લેવાનો રહેશે.
૨૧. મુ.ખં.નં. ૧૦, ૧૫, ૨૧, ૨૨, ૨૩, ૨૪, ૨૫ વિગેરેની જમીનોમાં ખાનગી જમીન માલિકો તથા ઔડાની માલિકી દર્શાવી એક જ અંતિમખંડ ફાળવેલ હોવા બાબતે રેવન્યુ રેકર્ડ ચકાસણી કરી, હયાત બાંધકામની અધિકૃતતા, ખુદ્દી જમીનની ઉપલબ્ધતા, સ્થળ સ્થિતિ વિગેરે ધ્યાને લઈ અધિનિયમની જોગવાઈ હેઠળ ખાનગી જમીન માલિકો તથા ઔડાને અંતિમખંડ ફાળવવા બાબતે યથોચિત નિર્ણય લેવાનો રહેશે.
૨૨. હયાત બાંધકામવાળી જમીનોમાં “જમીન માલિકો દ્વારા જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદ્દી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત મુજબ કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે” તેવી નોંધ રીમાર્ક્સ કોલમમાં આમેજ કરવાની રહેશે. (મુળખંડ નં.૨૨ વિગેરે.)

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/205 of 2020/TPS-112020-3396-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/77 of 87/TPS-1186-718(87)-L, dated.26.03.1987 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.11 (Bapunagar)(2<sup>nd</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/156 of 2010/TPS-1120090-1797-L, dated.10.12.2010 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 11 (Bapunagar)(2<sup>nd</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.11 (Bapunagar)(2<sup>nd</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/206 of 2020/TPS-162020-3403-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/86 of 1991/TPS-2090-3684-90-L, dated.07.01.1991 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme



No.3 (Jamnagar-Dhunvav) (hereinafter referred to as "the said Draft Scheme") submitted by the Jamnagar Area Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Scheme as 3/A (Jamnagar-Dhunvav) & 3/B (Jamnagar-Dhunvav);

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/187 of 1995/TPS-2393-3464-L, dated.21.12.1995 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.3/B (Jamnagar-Dhunvav);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.3/B (Jamnagar-Dhunvav) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/207 of 2020/TPS-162020-3404-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/86 of 1991/TPS-2090-3684-90-L, dated.07.01.1991 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.3 (Jamnagar-Dhunvav) (hereinafter referred to as "the said Draft Scheme") submitted by the Jamnagar Area Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Scheme as 3/A (Jamnagar-Dhunvav) & 3/B (Jamnagar-Dhunvav);

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/392 of 1994/TPS-2393-2640(94)-L, dated.07.09.1994 the Government of

Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.3/A (Jamnagar-Dhunvav);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.3/A (Jamnagar-Dhunvav) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/208 of 2020/TPS-112020-2870-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/38 of 2012/TPS-112007-2071-L, dated.30.03.2012 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1 (Vastrapur)(2<sup>nd</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/69 of 2019/TPS-112016-1169-L, dated.27.05.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1 (Vastrapur)(2<sup>nd</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.1 (Vastrapur)(2<sup>nd</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/209 of 2020/DVP-162019-3507-L:** WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Gandhinagar Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department NO.GH/V/277 of 2017/DVP-112014-4123-L , dated.13.10.2017. (hereinafter referred to as "the said Authority" and "the said Development Plan")

NOW THEREFORE, in exercise of the power conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variations to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variations in the Final Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department **NO.GH/V/277 of 2017/DVP-112014-4123-L, dated.13.10.2017.**

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1. The land bearing R.S.No. 1086, 1651, 1652 ,1654, 1662, 1663, 1665 to 1687 and 2791 of village:Sertha designated for "Agriculture Zone(AG-I)" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone(R-5)" under section 12(2)(a) of the Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/210 of 2020/TPS-122020-3569-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/117 of 1996/TPS-1295-713-L, dated. 01.07.1996 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.2 (Khanpur-Ankodiya) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/317 of 2006/TPS-1206-182-L, dated.14.12.2006 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2 (Khanpur-Ankodiya);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.2 (Khanpur-Ankodiya) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/211 of 2020/TPS-142020-3829-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/32 of 2012/TPS-1410-1467-L dated.30.03.2012 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme

No.5 (Umara-North)(1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation, Surat (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/92 of 2017/TPS-142015-4892-L, dated.17.05.2017 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.5 (Umara-North)(1<sup>st</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.5 (Umara-North)(1<sup>st</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/212 of 2020/TPS-122020-2677-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/194 of 1995/TPS-1294-2403-L, dated.22.12.1995 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1 (Vemali) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/143 of 2006/TPS-1205-372-L, dated.24.05.2006 the Government of Gujarat,

in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1 (Vemali);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.1 (Vemali) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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## **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

### **NOTIFICATION**

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

#### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**NO. GH/V/213 of 2020/TPS-142020-3511-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/222 of 2006/TPS-1405-3736-L, dated.07.08.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.43 (Jahangirabad) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation, Surat (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/146 of 2019/TPS-142016-5030-L, dated.04.10.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.43 (Jahangirabad);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.43 (Jahangirabad) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

**VOL. LXI] WEDNESDAY, DECEMBER 16, 2020 / AGRAHAYANA 25, 1942**

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 16<sup>th</sup> December, 2020.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/214 of 2020/TPS-112020-3830-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/94 of 2011/TPS-112006-2341-L, dated. 12.07.2011 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.2(Thaltej) (1st Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/189 of 2019/TPS-112019-4791-L, dated.31.12.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2(Thaltej) (1<sup>st</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.2(Thaltej) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- Sanction "the said Final Scheme", and
- State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.





# The Gujarat Government Gazette

## EXTRAORDINARY

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> August, 2020

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**NO.GH/SH/38/PVS/102020/475/S :-** In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of the all rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission to the Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses and payment of fees, namely:-

#### 1. Short Title and Commencement.-

- (1) These rules may be called the Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses (Regulation of Admission and Payment of Fees) Rules. 2020.
- (2) They shall come into force from the date of their publication in the *Official Gazette*.

#### 2. Definitions.-

- (1) In these rules, unless the context otherwise requires.—
  - (a) “Act” means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) “Admission” means admission of students in the Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses;
  - (c) "Admission Committee" means the "Admission Committee for Professional Courses" constituted by the State Government under section 4 of the Act;
  - (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education Act, 1987 (52 of 1987);
  - (e) "Architecture Course" means the Bachelor of Architecture and Bachelor of Architecture and Interior Design in the Professional Educational Colleges or Institutions of the State;

- (f) "Council" means the Council of Architecture constituted under section 3 of the Architects Act, 1972 (20 of 1972);
  - (g) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
  - (h) "Gujarat Board" means the Gujarat Secondary and Higher Secondary Education Board established under section 3 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj. 18 of 1973);
  - (i) "Help Centers" means the centers notified by the Admission Committee for facilitation of the candidate for off-campus/online admission process;
  - (j) "JEE (Main)" means 'Joint Entrance Examination' conducted by the National Testing Agency (NTA), New Delhi for the purpose of admission to. the Bachelor of Construction Technology Course (Under Graduate Engineering Programmes);
  - (k) "National Aptitude Test in Architecture (NATA)" means the common entrance test conducted by the Council for the purpose of admission to Bachelor of Architecture, Bachelor of Interior Design and Bachelor of Architecture and Interior Design courses;
  - (l) "Non-Resident Indian (NRI) Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
  - (m) "Qualifying Examination" means the Higher Secondary School Certificate Examination, (Standard XII, 10+2 patterns) as referred to in rule 5 or equivalent examination;
  - (n) "Sanctioned intake" means intake sanctioned by registering or statutory body and or recognized University;
  - (o) "Technical Examination Board (TEB)" means the Technical Examination Board, established by the State Government under the Government Resolution, Education and Labour Department No. ECT-1064/91813-GH, dated the 11<sup>th</sup> July, 1966;
  - (p) "Website" means the official website of the Admission Committee to carry out off-campus online admission process.
- (2) Words and expressions used in these rules but not defined shall have the same meaning as assigned to them in the Act.

### **3. Admission to Architecture, etc. Courses.-**

Admission to the First Year of the Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses shall be given as under, namely:-

- (1) All the Government Seats shall be filled on the basis of merit list prepared by the Admission Committee.
- (2) All the Management Seats shall be filled by the management of the respective Professional Educational Colleges or Institutions on the basis of the merit list prepared by the respective college or institutions.

### **4. Seats Available for Admission.-**

For the purpose of admission to the first year of Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses, available seats shall include,-

#### **A. Government Seats:-**

All the sanctioned seats of Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses.-

- (i) In the Government Colleges or Institutions of the State,
- (ii) In the aided Colleges or Institutions, and
- (iii) Fifty percent (50%) of the total sanctioned seats in the Unaided Colleges or Institutions.
- (iv) All supernumerary seats of the professional courses as referred to in these rules, in the Government Colleges or Institutions and in the aided and unaided Colleges or Institutions.

**B. Management Seats:-**

- (i) Fifty percent (50%) seats of the total sanctioned seats of the Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design in the unaided Colleges or Institutions, including fifteen (15%) percent NRI seats;
- (ii) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the counseling program, shall be considered as available seats:

Provided that the Government Seats shall be offered for online admission for two rounds by the Admission Committee:

Provided further that the registration, merit list of the Management Seats shall be managed, finalized and declared by the concerned college or institution.

**5. Eligibility for Admission.-****A. Government Seats:-**

- (1) For the purpose of admission to the first year of,-
  - (a) **Bachelor of Architecture Course**, a candidate shall have passed the qualifying examination with at least fifty percent (50%) aggregate marks in Physics, Chemistry and Mathematics (forty-five percent (45%) for SC/ST/SEBC/EWSs Category) and have obtained valid score in the NATA as prescribed by Council.
  - (b) **Bachelor of Construction Technology Course**, a candidate shall have passed the Qualifying Examination with Physics and Mathematics as compulsory subjects and Chemistry/-Biotechnology / Biology / Computer as an optional subject and have appeared in the JEE (Main) of corresponding year.
  - (c) **Bachelor of Interior Design Course**, a candidate shall have passed the Qualifying Examination with Physics and Mathematics as compulsory subjects and Chemistry / Biotechnology / Biology / Computer as an optional subject and have obtained valid score in the NATA as prescribed by Council.
  - (d) **Bachelor of Architecture and Interior Design Course**, a candidate shall have passed the Qualifying Examination with minimum eligibility criteria and have obtained valid score in the NATA as prescribed by Council.
- (2) A candidate shall have passed the qualifying examination with minimum. 50% marks (45% for SC/ST/SEBC/EWSs category) in aggregate referred to in sub-rule (1) from,-
  - (i) The Gujarat Board; or /
  - (ii) The Central Board of Secondary Education:  
Provided that,
    - (a) The school in which the candidate has studied, shall have been located in the State of Gujarat; or
    - (b) The school in which the candidate has studied, shall have been located in the Union Territory of Dadra and Nagar Haveli and Daman and Diu and whose parents are of the Gujarat origin; or
  - (iii) The Council of Indian School Certificate Examination. New Delhi;  
Provided that,
    - (a) The school in which the candidate has studied, shall have been located in the State of Gujarat; or
    - (b) The school in which the candidate has studied, shall have been located in the Union Territory of Dadra and Nagar Haveli and Daman and Diu and whose parents are of Gujarat origin; or
  - (iv) The National Institute of Open Schooling;  
Provided that,
    - (a) The study center/school in which the candidate has studied, shall have been located in the State of Gujarat; or .

- (b) The study center/school in which the candidate has studied, shall have been located in the Union Territory of Dadra and Nagar Haveli and Daman and Diu and whose parents are of Gujarat origin; or
- (v) The International School Board:  
Provided that.
  - (a) The study center/school in which the candidate has studied, shall have been located in the State of Gujarat; or
  - (b) The study center/school in which the candidate has studied, shall have been located in the Union Territory of Dadra and Nagar Haveli and Daman and Diu and whose parents are of Gujarat origin; or
- (vi) Diploma from International Baccalaureate, obtained after 10 years of schooling, with not less than fifty percent (50%) marks in aggregate;
- (3) For the purpose of admission to first year of Bachelor of Architecture and Bachelor of Architecture and Interior Design Course, a candidate shall have passed the Diploma (10+3 pattern) of any stream with a Mathematics as a compulsory subject with at least fifty percent (50%) (forty five percent (45%) for SC/ST/SEBC/EWSs Category) aggregate marks from,-
  - (i) the Technical Examination Board. Gujarat State, or
  - (ii) a University established or incorporated by or under a Central or a State Act, or an institution declared to be deemed as a University under section 3 of the University Grants Commission Act. 1956(3 of 1956),

**and**

have obtained valid score in the NATA as prescribed by the Council.
- (4) A candidate who has,-
  - (i) studied under Jawahar Navodaya Vidyalaya Scheme upto Standard VIII in any of the schools located in the State of Gujarat, and
  - (ii) thereafter studied in any of the schools located outside of the State of Gujarat under the said Scheme,
  - (iii) passed qualifying examination from a Navodaya Vidyalaya located outside the State of Gujarat, and
  - (iv) have obtained valid score in the NATA conducted by the Council for the Bachelor of Architecture, Bachelor of Interior Design courses and Bachelor of Architecture and interior design courses as prescribed by the Council; or
  - (v) has appeared in the JEE(Main) for the Bachelor of Construction Technology,

shall be eligible for admission and his candidature shall be included in the merit list prepared under clause (b) of sub-rule (3) of rule 11.

**Explanation.-** "Jawahar Navodaya Vidyalaya Scheme" means the Jawahar Navodaya Vidyalaya Scheme started during the year 1985-86 by the Government of India in accordance with the National Policy of Education. The Scheme is managed by Navodaya Vidyalaya Samiti, an autonomous organization under the Department of Education, Ministry of Human Resource Development, Government of India.

- (5) Five percent (5%) of seats of Government and aided institutes shall be available for the candidates who have cleared the qualifying examination with minimum eligibility criteria of percentage of marks in subjects prescribed by AICTE/Council from time to time from an eligible board from school located in India (Including Gujarat State), and
  - (i) have obtained valid NATA score as prescribed by the Council for Bachelor of Architecture. Bachelor of Interior Design courses and Bachelor of Architecture and Interior Design Courses; or
  - (ii) have appeared in JEE (Main) for the Bachelor of Construction Technology.
- (6) A candidate who has passed the Qualifying Examination after appearing in the supplementary examination conducted by the Gujarat Board shall be eligible for admission in the current academic year on the vacant seats as prescribed in rule 20.

- (7) The minimum marks required to be obtained in the qualifying examination shall be as specified in the table below:-

Table

Category of the Candidate	Minimum Marks
Scheduled Castes / Scheduled Tribes	45%
Socially and Educationally Backward Classes. Economically Weaker Section (EWSs) - including Widows and Orphan of any caste	45%
For General, Physically Disabled, Children of Defense Personal and In / Ex Serviceman	50%

#### B. Management Seats:-

- (1) For the purpose of admission to the first year of.-
  - (a) **Bachelor of Architecture Course**, candidates who have cleared the qualifying examination from an eligible Board from the school located in India (Including Gujarat State) with minimum eligibility criteria as prescribed by AICTE/Council from time to time and have obtained valid score in NATA as prescribed by the Council.
  - (b) **Bachelor of Construction Technology Course**, candidates who have, cleared the qualifying examination from an eligible Board from the school located in India (Including Gujarat State) with minimum eligibility criteria as prescribed by AICTE/ Council from time to time and have appeared in JEE (Main) of corresponding year.
  - (c) **Bachelor of Interior Design Course**, candidates who have cleared the qualifying examination from an eligible Board from the school located in India (Including Gujarat State) with minimum eligibility criteria as prescribed by AICTE/Council from time to time have obtained valid score in NATA as prescribed by the Council.
  - (d) **Bachelor of Architecture and Interior Design**, Candidates who have cleared the qualifying examination from an eligible Board from the school located in India (Including Gujarat State) with minimum eligibility criteria as prescribed by AICTE/Council from time to time, and have obtained valid score in NATA as prescribed by the Council.
- (2) Candidates who have cleared the qualifying examination from school located outside India with minimum eligibility criteria as prescribed by AICTE/Council from time to time, and equivalency defined by Association of Indian Universities (AIU), New Delhi shall be eligible for admission.
- (3) The candidate shall have to pass all the subjects of the qualifying examination from a single Board.

#### 6. Reservation of Seats.-

- (1) For the purpose of admission, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and in following proportion, namely:-
  - (a) Scheduled Castes : 7%
  - (b) Scheduled Tribes : 15%
  - (c) Socially and Educationally Backward Classes : 27%
  - (d) Economically Weaker Sections(EWSs) : 10%
 including Widows and orphan of any caste
- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of inclusion in the concerned category:
 

Provided that the candidate belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the Caste certificate.
- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the authority empowered by the Government of Gujarat.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. The validity of such certificate shall be as per the prevailing rules of the State Government norms.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under the unreserved category.

- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government. In case, the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, if the reserved category seats remain vacant, such seats shall be considered as the unreserved category seats.

**7. Reservation for Physically Disabled Candidates. -**

Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016) for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation.** – "person with disability" means a person suffering from not less than forty percent (40%) of any disability as certified by a competent medical authority.

**8. Reservation for the Children of Defence Personnel and Ex-Servicemen. -**

- (1) One percent (1%) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against the Ex-Servicemen category shall require to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs, Police Division-II, Government of India shall require to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement respectively.
- (3) The seats remaining vacant against the category of Defence Personnel and Ex Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence Personnel/Ex-Servicemen of Gujarat origin and the children of Defence Personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State,

**and**

- (i) have obtained valid score in NATA as prescribed by the Council for Bachelor of Architecture, Bachelor of Interior Design Course and Bachelor of Architecture and Interior Design Courses; or
- (ii) have appeared in JEE (Main) examination for the Bachelor of Construction Technology.
- (5) The admission on such reserved seat shall be valid subject to the veracity of certificate being confirmed by the authority by which the certificate is issued.

**9. Supernumerary Seats.-**

The supernumerary seats shall be filled in the following manner, namely:-

- (1) Supernumerary seats of-Bachelor of Architecture, Bachelor of Architecture and interior Design, Bachelor of Construction Technology and Bachelor Interior Design Courses shall be filled in accordance with the directions of the AICTE /Council, or the Ministry of Human Resources Development, Government of India.
- (2) The supernumerary seats not exceeding five percent (5%) of the sanctioned intake of the colleges or institutions shall be filled on the basis of merit of the candidate, whose parents' annual income is less than Rs. 8.0 lakhs from all sources of income.
- (3) These seats shall be supernumerary in nature. These supernumerary seats shall be available only to such courses in the Colleges or Institutions where a minimum of 30% of sanctioned seats are filled up.

**10. Distribution of Government Seats between Students of Gujarat Board and Other Boards.-**

For the purpose of admission to the Government seats of the Bachelor of Architecture, Bachelor of Construction Technology, Bachelor of Interior Design and Bachelor of Architecture and Interior Design Courses, the available seats shall be distributed as follows, namely:-

- (i) The candidates who have passed the qualifying examination from the Gujarat Board or 90% Technical Examination Board Gujarat State, or obtained Diploma from a University or institution located in the Gujarat State;
- (ii) The candidates who have studied in the schools located in the Gujarat State and have passed 10% the qualifying examination from,-
  - (a) The Central Board of Secondary Education Board; or
  - (b) The Council of Indian School Certificate Examination Board, New Delhi; or
  - (c) The Diploma obtained from International Baccalaureate;
  - (d) The National Institute of Open Schooling or International School Board School;

Provided that if Government seats remain vacant which were to be filled by the candidate falling under sub-rule (5) of para A of rule 5, such vacant seats shall be offered to and filled by the candidate falling under sub-rule (1) of para A of rule 5 and vice-versa.

**11. Preparation of Merit List.-****A. Government Seats:-**

- (1) The merit list for the candidates who have passed the Qualifying Examination from the Boards mentioned in 'eligibility criteria as prescribed in rule 5 shall be prepared in the following manner, namely:
  - (i) Bachelor of Architecture Courses,
  - (ii) Bachelor of Construction Technology,
  - (iii) Bachelor of Interior Design.
  - (iv) Bachelor of Architecture and Interior Design.
- (2) The merit list for the candidates who are eligible for admission,-
  - (a) sum of fifty percent (50%) weightage of the aggregate marks of all subjects of the qualifying examination and fifty percent (50%) weightage of the valid score in NATA of the corresponding year shall be the merit marks for the Bachelor of Architecture, Bachelor of Interior Design Courses and Bachelor of Architecture and interior Design Courses;
  - (b) sum of fifty percent (50%) weightage of the aggregate marks of all subjects of the qualifying examination and fifty percent (50%) weightage of the marks obtained in the JEE (Main) of the corresponding year shall be the merit marks for the Bachelor of Construction Technology.
- (3) The merit lists referred to in sub-rule (1) shall be prepared and published separately in the following manner, namely:-
  - I. For Bachelor of Architecture, Bachelor of Interior Design, Bachelor of Architecture and Interior Design,-
    - (a) (i) The first merit list shall include the candidates who have passed the qualifying examination from the Gujarat Board or Technical Examination Board, Gujarat State, or obtained Diploma from a University or institution located in Gujarat State.
    - (ii) The Merit list of reserved category candidates shall be prepared separately;
    - (b) (i) The second merit list shall include the candidates who have studied in the schools located in the Gujarat State and have passed the qualifying examination from,-
      - (a) The Central Board of Secondary Education; or
      - (b) The Council of Indian School Certificate Examination, New Delhi; or
      - (c) The Diploma obtained from International Baccalaureate.
    - (ii) The Merit list of reserved category candidates shall be prepared separately.

- (c) (i) The third merit list shall include the candidates who have studied from the schools located outside of the Gujarat State and have passed the qualifying examination from,-
    - (a) The Central Board of Secondary Education; or
    - (b) The Council of Indian School Certificate Examination, New Delhi; or
    - (c) The National Institute of Open Schooling or International School Board; or
    - (d) The Diploma obtained from International Baccalaureate.
  - (ii) The Merit list of reserved category candidates shall be prepared separately.
- II. Separate merit lists for Bachelor of Construction Technology Courses shall be prepared as under:-
- (a) (i) The first merit list shall include the candidates who have passed the qualifying examination from the Gujarat Board:
    - (ii) The Merit list of reserved category candidates shall be prepared separately;
  - (b) (i) The second merit list shall include the candidates who have studied in the schools located in the Gujarat State and have passed the qualifying examination from,-
    - (a) The Central Board of Secondary Education; or
    - (b) The Council of Indian School Certificate Examination, New Delhi; or
    - (c) The Diploma obtained from International Baccalaureate.
  - (ii) The Merit list of reserved category candidates shall be prepared separately.
  - (c) (i) The third merit list shall include the candidates who have studied from the schools located outside the Gujarat State and have passed the qualifying examination from,-
    - (a) The Central Board of Secondary Education Board; or
    - (b) The Council of Indian School Certificate Examination, New Delhi; or
    - (c) The National Institute of Open Schooling or International School Board; or
    - (d) The Diploma obtained from International Baccalaureate.
  - (ii) The Merit list of reserved category candidates shall be prepared separately.
- (4) The criteria for deciding merit order in case of candidates who have passed the qualifying examination from the Gujarat Board or any other Board having equal merit marks shall be in the following sequence, namely:-
- (a) For Bachelor of Architecture. Bachelor of Interior Design Course and Bachelor of Architecture and Interior Design Courses:
    - (i) Valid 'NATA' Score of the corresponding year,
    - (ii) Marks obtained in Mathematics subject in qualifying examination.
    - (iii) Marks obtained in English subject in qualifying examination,
    - (iv) Date of Birth (candidate, who is older in age shall be given priority).
  - (b) The criteria for deciding merit order in case of candidates who have passed Diploma in Engineering from Technical Examination Board (TEB) of any State having equal merit marks shall be in the following sequence, namely:-
    - (i) Valid 'NATA' Score of the corresponding year,
    - (ii) Aggregate marks of Diploma Engineering examination,
    - (iii) Date of Birth (Candidate who is older in age shall be given priority).
  - (c) The criteria for deciding merit order in case of one student has passed Diploma in Engineering from Technical Examination Board of any State and second student has passed HSC as qualifying examination having equal merit marks shall be in the following sequence, namely:-



- (i) Valid 'NATA' Score of the corresponding year,
- (ii) Date of Birth (Candidate who is older in age shall be given priority).
- (d) For Bachelor of Construction Technology:
  - (i) Score of 'JEE (Main)' of the corresponding year,
  - (ii) Marks obtained in Mathematics subject in qualifying examination,
  - (iii) Marks obtained in English subject in qualifying examination,
  - (iv) Date of Birth (candidate, who is older in age shall be given priority).
- (5) The merit list shall be displayed, on the notice board of the office of the Admission Committee, its official website and by such other means, as the Admission Committee may consider convenient.

**B. Management Seats:-****(a) Bachelor of Architecture Course, Bachelor of Interior Design Course and Bachelor of Architecture and Interior Design,-**

Merit list for candidates who have passed the Qualifying Examination from schools located in India (Including Gujarat State) and have obtained valid score in NATA as prescribed by the Council shall be based on sum of fifty percent (50%) weightage of the aggregate marks of all subjects of the qualifying examination and fifty percent (50%) weightage of the valid NATA score as prescribed by the Council of the corresponding year.

**(b) Bachelor of Construction Technology Course,-** Merit list for candidates who have cleared the Qualifying Examination from an eligible board from schools located in India (Including Gujarat State) with minimum eligibility criteria as prescribed by AICTE from time to time and have appeared in JEE (Main) of corresponding year shall be based on the JEE(Main) examination of the corresponding year.**12. Correction of Marks.-**

- (1) In case of change in marks of a candidate in the Qualifying Examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, before the Admission Committee at least one day before the commencement of admission process counselling program) but not later than seven days from the receipt of letter or, as the case may be, corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the Qualifying Examination, but later on declared passed after rechecking of marks by the Board, such candidate shall, notwithstanding any time limit prescribed, be allowed to apply for the admission. provided he produces a letter to that effect issued by the competent authority or the corrected mark-sheet issued by the Board, within seven days of the receipt of letter or, as the case may be, corrected mark-sheet. In such case he shall be placed at an appropriate order in the merit list.

**13. Registration for Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration in any mode of admission either through Admission Committee or at the college or institute level, the candidate shall be required to make payment of such sum towards the Registration fee etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration candidate is required to upload the necessary documents on the website. At the time of admission, the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.

- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time-limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned college or institution.

#### **14. Admission Procedure.-**

##### **A. Government Seats:-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted online by the candidates.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as it may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counselling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates are required to obtain the print out of the Information letter and bank receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admissions Slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled; Such candidate shall not be eligible to get admission on same course and same shift in the same college or institute in subsequent round of counseling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same college or institute.

- (7) Where considerable number of seats falls vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for upgradation of choices already given or submit new choices. If the candidate gets the admission on the basis of up-gradation or new choice, then his earlier admission shall be treated as cancelled.

##### **B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institution. The merit lists shall be displayed on the website of the concerned college or institution.
- (2) Each institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

#### **15. Fee.-**

- (1) A candidate who gets admission in the Government or grant-in-aid colleges or institutions shall have to pay such fees, as may be determined by the State Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, at such stages, as may be determined by the Admission Committee.

- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled in another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**16. Change of College or Institution.-**

Except as provided in these rules, no candidate shall, after getting admission, be allowed to change the college or institution in any circumstances after completion of admission process.

**17. Documents to be Attached/Uploaded.-**

**A. At the time of application:-**

The candidate shall upload/submit the documents or submit at the designated Help Centers, the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XI/XII) Mark-sheet,
- (iii) Diploma Examination Mark-sheet, if applicable,
- (iv) Caste/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST), Socially and Educationally Backward Classes (SEBC) or Economically Weaker Sections (EWSs), issued by the authority empowered by the State Government in this behalf,
- (v) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/ competent Medical Authority, in case the candidate is a Physically Handicapped,
- (vi) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (vii) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving,
- (viii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable,
- (ix) Photograph of candidate for other State / other than Gujarat Board.

**B. Before declaration of online merit list:-**

The candidate shall upload/submit the documents or submit at the designated Help Centers, the self-attested copies of the following documents, namely-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet,
- (iii) Diploma Examination Mark-sheet, if applicable,
- (iv) National Aptitude Test in Architecture (NATA)/JEE (Main) Mark-sheet, as applicable,
- (v) School Leaving Certificate or Transfer Certificate.
- (vi) Non Creamy Layer (NCL) certificate of the family, valid as per the prevailing rules of the State Government, issued by the authority empowered by the State Government in this behalf,
- (vii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable, and
- (viii) Such other certificates as the Admission Committee deems necessary.

**18. Ineligibility for admission on production of false documents.-**

During verification of documents or subsequently, if the Admission Committee found any certificate or testimonial or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**19. Cancellation of Admission and Refund of Fee.-**

- (1) In case of cancellation of admission of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as stated in clause (a) above, the token tuition fees paid by him shall be refunded, subject to the condition of vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE/Council.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**20. Vacant Seats.-**

- (1) The vacant seats of Government and aided Colleges / Institutions shall be filled in by Admission Committee through online/offline counselling.
- (2) In the unaided colleges or institutions, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain, vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates after preparing merit-list.

**21. Admission to Unaided Colleges or Institutions.-**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**22. Penalty.-**

Any breach of any of the provisions of the Act, or these rules or any directions issued by the Government, the Admission Committee or, as the case may be, the Fee Regulatory Committee, by any person, shall be liable to penalty as provided in the Act.

**23. Interpretation.-**

In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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**EDUCATION DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 2<sup>nd</sup> September, 2020

**GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.**

**NO.GH/SH/39/2020/PVS/102020/473/S:-** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission from Diploma in Pharmacy to Second Year (Third semester) of Bachelor of Pharmacy Course and Payment of Fees, namely:-

**1. Short Title and Commencement.-**

- (1) These rules may be called the Diploma in Pharmacy to Second Year (Third Semester) of Bachelor of Pharmacy Course (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

**2. Definitions.-**

- (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of candidates of Diploma in Pharmacy to Second Year (Third Semester) of Bachelor of Pharmacy Course;
  - (c) "Admission Committee" means the "Admission Committee for Professional Course" Constituted by the State Government under section 4 of the Act;
  - (d) "AICTE" means the All India Council for Technical Education, a statutory body constituted under section 3 of the All India Council for Technical Education, Act 1987 (52 of 1987);
  - (e) "B. Pharm." means a Bachelor of Pharmacy Course;
  - (f) "Help Centers" means the Centre notified by the Admission Committee for facilitation of the candidate for off-campus online admission process;
  - (g) "Foreign National (FN) Student" shall have the meaning assigned to it in clause (dd) of section 2 of the Act;
  - (h) "Non-Resident Indian Seats" shall have the meaning assigned to it in clause (i) of section 2 of the Act;
  - (i) "Pharmacy Course" means the Bachelor of Pharmacy Course in the Professional Educational Colleges or Institutions of the State;
  - (j) "Qualifying Examination" means two years' Diploma in Pharmacy Course as described in the Education Regulations, 1991 made under section 10 of the Pharmacy Act, 1948 (8 of 1948);
  - (k) "PCI" means Pharmacy- Council of India, a statutory body constituted under section 3 of the Pharmacy Act, 1948 (8 of 1948);
  - (l) "Sanctioned intake" means intake sanctioned by registering or statutory body and/or recognized University;
  - (m) "Semester Theory Performance Index (STPI)" means performance index based only on the marks obtained in theory subjects in qualifying examination conducted and evaluated by respective University;
  - (n) "Supernumerary Seats" shall have the meaning assigned to it in clause (ll) of section 2 of the Act;
  - (o) "Website" means the official website of the Admission Committee to carry out off-campus online admission process.
- (2) Words and expressions used in these rules but not defined shall have the same meaning as assigned to them in the Act.

**3. Admissions to Bachelor of Pharmacy Course.-**

The admissions to the Second Year (Third Semester) of the Bachelor of Pharmacy Course on all the supernumerary seats shall be given on the basis of merit list prepared by the Admission Committee in accordance with the provisions of these rules or, as the case may be, guidelines issued by the AICTE.

**4. Seats Available for Admission.-****(I) (A) Government Seats:-**

- (a) Ten percent (10%) seats of the sanctioned seats of the immediate previous academic year in the Government Colleges or Institutions and aided Colleges or Institutions and unaided Colleges or Institutions of the State.
- (b) Fifty percent (50%) seats of institute having the PCI/AICTE permission of separate division (if applicable) of institutions having the PCI/AICTE permission to separate division for lateral entry for corresponding academic year of each Bachelor Pharmacy Course in the unaided Colleges or Institutions of the State.
- (c) All supernumerary seats of the professional courses in the Government colleges or institutions and in the aided and unaided Colleges or Institutions.

**(B) Management Seats:-**

- (a) Fifty percent (50%) seats of the total sanctioned seats of the pharmacy course to institute having the PCI/AICTE permission of separate division (if applicable) for lateral entry for corresponding academic year of each Bachelor of Pharmacy Course in the unaided Colleges or Institutions of the State including 15 % of NRI seats.
  - (b) The intimation received, in respect of sanction of seats, by the Admission Committee three days prior to the counselling program, shall be considered as available seats.
- (II)** (a) the seats remained vacant in the previous year in the first year pharmacy course as per the guideline issued by AICTE time to time, or
- (b) the seats fallen vacant during previous year in the first year pharmacy course; duly intimated by the concerned university or institute for admission

**5. Eligibility for Admission.-****A. Government Seats:-**

For the purpose of admission, a candidate,

- (1) A candidate shall have passed the qualifying examination from the college or an institution approved by the PCI and/or AICTE and situated in Gujarat State, and
- (2) Five percent (5%) of seats in Government and aided institutions are available for the candidates who have cleared qualifying examination from the college or an institution approved by the PCI and/or AICTE: from time to time from an eligible Board from school located in India.

**B. Management Seats:-**

For the purpose of admission in Management seats.-

- (1) candidates who have cleared qualifying examination from the college or an institution approved by the PCI and/or AICTE from school located in India (Including Gujarat State) from recognized Board/University or institute approved by PCI and/or AICTE;
- (2) candidates who have cleared qualifying examination from the college or an institution approved by the PCI and/or AICTE from school located outside India with minimum eligibility criteria as prescribed by the PCI and/or AICTE from time to time, and equivalency defined by Association of Indian Universities (AIU). New Delhi shall also be eligible for admission subject to the guidelines of the PCI and/or AICTE: in this regard.

**6. Minimum aggregate marks.-** For the purpose of admission, the minimum aggregate marks which a candidate shall have obtained in qualifying examination shall be as per norms and requirements prescribed by the AICTE for lateral entry to Second Year (Third Semester) of the Bachelor of Pharmacy Course for current academic year.

**7. Reservation of Seats.-**

- (1) For the purpose of admission, the seats shall be reserved for the candidate who are of Gujarat origin and falling under the following categories and in following proportion, namely:-

(a) Scheduled Castes	: 7%
(b) Scheduled Tribes	: 15%
(c) Socially and Educationally Backward Classes	: 27%
(d) Economically Weaker Sections (EWSs)	: 10%

including Widows and Orphan of any castes.

- (2) A candidate seeking admission on reserved seat shall be required to produce a Certificate of Caste/Category:

Provided that the candidates belonging to the Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non-inclusion in Creamy Layer in addition to the caste certificate.

- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority as specified by the State Government.
- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. Such certificate shall have validity as per the prevailing rules of the Government of Gujarat.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merits, he may be given admission on the unreserved seat according to his preference
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste/category certificate issued to him by the competent authority as specified by the State Government in this behalf. In case, the caste/category certificate is found to be invalid on verification, he shall not have right to claim his admission on reserved seat and if he has already been granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant shall be considered as the unreserved category seats.

**8. Reservation for Physically Disabled Candidates.-**

Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of the section 32 of the Rights of Persons with Disabilities Act, 2016 (49 of 2016), for the persons with benchmark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation.-** “person with disability” means a person suffering from not less than forty percent (40%) of any disability as certified by a competent medical authority.

**9. Reservation for the Children of Defence personnel and Ex-Servicemen.-**

- (1) One percent (1%) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against Ex-Servicemen category shall be required to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons/ retired defence persons notified by the Ministry of Home Affairs, Police Division-II, Government of India shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement respectively.
- (3) The seats remaining vacant against the category of Defence personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.

- (4) The children of Defence personnel and Ex-Servicemen of Gujarat origin and children of defence personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**10. Supernumerary seats.-**

- (1) The supernumerary seats shall be filled in accordance with the directions of the AICTE and the Ministry of Human Resources Development, Government of India.
- (2) (i) The Tuition Fee Waiver Scheme shall be applicable to seats as per rule 4 (I) (A) (a) (for the Diploma in Pharmacy to Second Year (Third Semester) of Bachelor of Pharmacy Course;
- (ii) The supernumerary seats not exceeding five percent (5%) of sanctioned seats of the colleges or institutions shall be filled in on the basis of merit of the candidate, whose parent's annual income does not exceed to Rs. 8.00 lakhs from all sources of income. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up;
- (iii) no supernumerary seat which remains vacant shall be offered to any category other than the category to which the supernumerary seat belongs;
- (iv) the Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidate admitted under this scheme shall not be allowed to change the institution or the course in any circumstances.

**11. Distribution of Seats.-** For the purpose of admission, the available seats shall be distributed on the pro-rata basis among the respective Boards / Universities on the basis of number of eligible candidates of such Boards / Universities who have applied for admission and obtained minimum aggregates marks in qualifying examination conducted by any professional educational college or institute/university :

Provided that, if Government seats remain vacant which were to be filled by the candidate falling under sub-rule (1) of rule 5, such vacant seats shall be offered to and filled in by the candidate falling under sub-rule (2) of rule 5 and vice-versa.

**12. Preparation of Merit List.-**

**A. Government Seats:-**

- (1) Separate Diploma passing Board/University wise merit lists of the eligible candidates who have applied for admission in the prescribed form and within the prescribed time limit shall be prepared under these rules, on the basis of theory marks/STPI obtained in the D. Pharm Part I and II examination.
- (2) The criteria for deciding merit order in case of students having equal merit marks in D. Pharm. Part I and II shall be in the following sequence, namely:-
  - (a) Total theory marks obtained in the subjects of Physics, Chemistry and Biology or Mathematics of the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) passed in the Science Stream or equivalent examination.
  - (b) Aggregate marks obtained in the Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) Science Stream examination or equivalent examination.
  - (c) Marks obtained in English subject in Higher Secondary School Certificate Examination (Standard XII, 10+2 pattern) Science Stream examination or equivalent examination.
  - (d) Date of Birth (Candidate who is older in age shall be given priority).

**B. Management Seats:-**

Merit list for candidates who have passed qualifying examination from school located in India (Including Gujarat State) shall be based on the theory marks obtained in the subject of last two semesters of the diploma course.

**13. Registration for Admission (Government Seats).-**

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.



- (2) The Admission Committee shall, by advertisement in the prominent newspapers - widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration in any mode of admission either through Admission Committee or at the college or institute level, the candidate shall be required to make payment of such sum towards the Registration fee, etc. as may be determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate shall be required to upload the necessary documents on the admission portal. At the time of admission the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time limit prescribed in these rules, may be registered for admission: In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned college or institution.

#### **14. Admission Procedure.-**

##### **A. Government Seats:-**

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit list of the eligible candidates as per these rules, after verification of the documents submitted.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as it may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counselling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates shall be required to obtain the print out of the Information letter and bank receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fee as required, either online payment or in the branches of banks as specified, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to his account to get the print out of the Admission Slip. In case, the candidate fails to pay the token tuition fee within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same college or institute in subsequent round of counselling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same college or institute. However, such candidate shall be eligible to participate in the successive up-gradation/reshuffling round of counselling provided the candidate has given consent for the same; but shall not be eligible for admission on the seat already allotted to him in previous rounds.

- (7) Where considerable number of seats fall vacant and it appears to the Admission Committee to fill the vacant seats, it may conduct the online admission process for up-gradation/reshuffling of seats. The candidate, who opts to take part in such process by giving online consent, shall be considered for such admission. The candidate may up-graded by the choices he already given under sub-rule (4). If the candidate gets the admission on the basis of up-gradation, then his earlier admission shall be treated as cancelled.

**B. Management Seats:-**

- (1) The admission procedure of the management seats shall be online and managed and finalized by the concerned college or institution. The merit lists shall be displayed on the website of the concerned college or institution.
- (2) Each college or institute shall have to conduct admission process in a fair, transparent and non-exploitative manner and no eligible candidate should be denied issuing or accepting his admission form.

**15. Fee.-**

- (1) A candidate who gets admission in the Government or aided college or institution shall have to pay such fee, as may be determined by the Government, at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fee, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act and at such stages as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled, within the time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate.
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**16. Change of College or Institution.-**

Except as provided in these rules, no candidate shall, after getting admission, be allowed to change the college or institution, in which he has been granted admission, in any circumstances.

**17. Documents to be Attached/Uploaded.-**

**A. At the time of application.-**

The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely:-

- (i) S.S.C. Examination (Std. X) Mark-sheet,
- (ii) H.S.C. Examination (Std. XII) Mark-sheet,
- (iii) Diploma Examination Mark-sheets,
- (iv) Caste/Category certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST) and Socially and Educationally Backward Classes (SEBC), Economically Weaker Sections (EWSs), issued by the authority empowered by the State Government in this behalf,
- (v) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon / competent Medical Authority, in case the candidate is a Physically Handicapped,
- (vi) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer,
- (vii) A copy of certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving
- (viii) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf, if applicable,
- (ix) Photograph of candidate for other State / other than Gujarat Secondary and Higher Secondary Education Board.

**B. Before declaration of online merit list:-**

The candidate shall upload/submit the documents or submit the self-attested copies of the following documents, namely:-

- (i) Final year mark-sheet/CGPA result based on which the Class or Grade awarded by the University / institutions,
- (ii) School Leaving Certificate or Transfer Certificate,
- (iii) Non Creamy Layer (NCL) certificate of the family, valid as per the prevailing rules of the State Government issued by the authority empowered by the State Government in this behalf,
- (iv) A copy of valid certificate of income issued by the authority empowered by the State Government in this behalf if applicable, and
- (v) Such other certificates as the Admission Committee deems necessary.

**18. Ineligibility for admission on production of false documents.-**

During the verification of documents or subsequently, if the Admission Committee finds any certificate or testimony or information submitted by any candidate, incorrect or false, the candidature of such candidate shall be cancelled for that year.

**19. Cancellation of Admission and Refund of Fee.-**

- (1) In case of cancellation of admission of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of online admission process, for any reason whatsoever, he may login to his account on the website of the admission committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the token tuition fee collected, if any, by the Admission Committee shall be refunded to such candidate.
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as stated in clause (a) above, the token tuition fee paid by him shall be refunded, subject to the condition of vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall be liable to pay the fees for the current semester and no college or institution shall demand fees for further semester.

**20. Vacant Seats.-**

- (1) The vacant seats of Government and aided Colleges / Institution shall be filled by Admission Committee through online/offline counselling.
- (2) In the unaided college or institution, after offering admission to all the candidates whose names appear in the merit list or after completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by the unaided college or institution as Management Seat. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common **inter-se merit list**:

Provided that the vacant seats shall be filled in accordance with the guidelines / eligibility norms issued by the AICTE/PCI from time to time.

**21. Admission to Unaided colleges or Institutions.-**

- (1) The unaided colleges or institutions shall collect the fees, as may be determined by the Fee Regulatory Committee, constituted under section 9 of the Act and such other fees as provided under the provisions of the Act.
- (2) No college of institution shall retain the original documents or testimonial of the candidate. In case of breach of such provision, the college or institution shall be liable to penalty as provided in the Act.

**22. Penalty.-**

Any breach of any of the provisions of the Act or these rules or any directions issued by the Government, the Admission Committee or, as the case may be, the Fee Regulatory Committee, by any person, shall be liable for penalty as provided in the Act.

**24. Interpretation.-** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the Government shall be final.

By order and in the name of the Governor of Gujarat,

**RONAK MEHTA,**

Deputy Secretary to Government.

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#### PART IV-B

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#### TRIBAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

##### **The Birsa Munda Tribal University Act, 2017.**

**No: GS/SH/2/SXN/202017/865/G :-** In exercise of the powers conferred by the Section 61 of The Birsa Munda Tribal University Act, 2017 (Guj. Act No. 15 of 2017), the Government of Gujarat hereby appoints Dr. Madhukarbhair S. Padvi, Principal, M.T.B. Arts College, Surat as the First Vice Chancellor of The Birsa Munda Tribal University, Rajpipala Narmada for a period of three years from the date he takes over the charge.

By order and in the name of the Governor of Gujarat,

**R. I. THAKKAR,**

Under Secretary to Government.

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### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, DECEMBER 17, 2020/ AGRAHAYANA 26, 1942

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 17<sup>th</sup> December, 2020.

#### Notification No. 89/2020-State Tax

#### Gujarat Goods and Services Tax Act, 2017.

**No.(GHN-115)GST-2020/S.128(26)TH:-** In exercise of the powers conferred by section 128 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) (hereafter in this notification referred to as the said Act), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby waives the amount of penalty payable by any registered person under section 125 of the said Act for non-compliance of the provisions of notification of the Government of Gujarat, Finance Department No. (GHN-21) GST-2020/ R.46(2)TH dated the 27<sup>th</sup> March, 2020 being Notification No. 14/2020-State Tax, between the period from the 1<sup>st</sup> day of December, 2020 to the 31<sup>st</sup> day of March, 2021, subject to the condition that the said person complies with the provisions of the said notification from the 1<sup>st</sup> day of April, 2021.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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Vol. LXI ] FRIDAY, DECEMBER 18, 2020/ AGRAHAYANA 27, 1942

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#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> December, 2020.

#### Notification No. 91/2020-State Tax

#### Gujarat Goods and Services Tax Act, 2017.

**No.(GHN-116) GST-2020/S.168A(9)TH:-** In exercise of the powers conferred by sections 168A of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017) The Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby makes the following further amendment in the notification of the Government of Gujarat, Finance Department No. (GHN-37) GST-2020/S.168A(1)-TH dated the 9<sup>th</sup> April, 2020 being Notification No. 35/2020-State Tax, namely:-

In the said notification, in the first paragraph, in the proviso to clause (i),

- (i) for the words figures and letters “29<sup>th</sup> day of November, 2020”, the words, figures and letters “30<sup>th</sup> day of March, 2021” shall be substituted.
- (ii) for the words figures and letters “30<sup>th</sup> day of November, 2020”, the words, figures and letters “31<sup>st</sup> day of March, 2021” shall be substituted.

2. This notification shall be deemed to have come into force with effect from the 1<sup>st</sup> day of December, 2020.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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VOL. LXI ] FRIDAY, DECEMBER 18, 2020 / AGRAHAYANA 27, 1942

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 7<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/92/CPI/1404/913/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 129 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
129	M/S <b>Balaji Formalin Pvt. Ltd.</b>  (Consumer No. : 20080)	Moti Bhoyan	Gandhinagar	Unit shall be permitted to utilize <b>300 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/93/CPI/1408/6720/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 411 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
411	M/S Cadila Pharmaceuticals Limited  (Consumer No. : 17059)	Hirapur	Ahmedabad	Unit shall be permitted to utilize <b>400 KVA</b> power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/94/CPI/1413/872/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 459 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
459	M/S Shell Energy India Private Limited  (Consumer No. : 11669)	Hazira	Surat	Unit shall be permitted to utilize <b>7500 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/95/CPI/1404/3530/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 132 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
132	M/S Comed Chemicals Limited  (Consumer No. : 13571)	Por Ramangamdi	Vadodara	Unit shall be permitted to utilize <b>350 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/96/CPI/1408/6562/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 353 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
353	M/S Cadila Pharmaceuticals Limited  (Consumer No. : 39301)	Ankleshwar	Bharuch	Unit shall be permitted to utilize <b>200 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/97/CPI/1408/170/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 260 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
260	M/S Suvik Hitek Pvt Ltd.  (Consumer No. : 969521)	Gandhinagar	Gandhinagar	Unit shall be permitted to utilize <b>40 KW</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/98/CPI/1408/6395/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 302 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
302	M/S Cadila Pharmaceuticals Ltd.  (Consumer No. : 39278)	Ankleshwar	Bharuch	Unit shall be permitted to utilize <b>650 KVA</b> power on all staggered holiday for the <b>period of 1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/99/CPI/1409/5898/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 400 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
400	M/S Jayant Agro-Organics Ltd. (ISCPL Division)  (Consumer No. : 13919)	Dhanora	Vadodara	Unit shall be permitted to utilize <b>1800 KVA</b> power on all staggered holidays for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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### PUBLISHED BY AUTHORITY

VOL. LXI ] FRIDAY, DECEMBER 18, 2020 / AGRAHAYANA 27, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 9<sup>th</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/100/CPI/1404/4629/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 453 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
453	M/S <b>Concord Biotech Limited</b>  (Consumer No. : 17226)	Dholka	Ahmedabad	Unit shall be permitted to utilize <b>2230 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ]

WEDNESDAY, DECEMBER 23, 2020 / PAUSA 2, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts.**

#### REVENUE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 23<sup>rd</sup> December, 2020

#### GUJARAT LAND REVENUE CODE, 1879.

**No: GHM/146/M/HKP/102019/4578/J :-**WHEREAS certain draft rules were published as required by sub-section (3) of section 214 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879), at page 279-1 and 279-2 of the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 20th August, 2020, under the Government Notification, Revenue Department No. GHM/61/M/ HKP/ 102019/4578/J inviting objection or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS, objections and suggestions received have been considered by the Government;

NOW, THEREFORE, In exercise of the powers conferred by sub-section (1) of section 214 read with section 135L of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely:-

1. (1) These rules may be called the Gujarat Land Revenue (Second Amendment) Rules, 2020.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Gujarat Land Revenue Rules, 1972, in rule 108, -
  - (i) for sub-rule (1), the following sub-rule shall be substituted, namely :-

“(1) Disputes entered in the register of disputed cases shall ordinarily be disposed of by the Prant Officer or Deputy Collector or Assistant Collector or Superintendent of Land Record or Deputy Director of Land Record.

Provided that where such cases are pending before the Deputy Mamlatdar, Mamlatdar, District Inspector of Land Records or a revenue officer of lower rank than that of a Deputy Collector, shall be disposed of by the respective officer within a period of 90 (ninety) days from the date of the publication of this notification in the *Official Gazette*. " ;

- (ii) for sub-rule (5), the following sub-rule shall be substituted, namely :-

"(5) An appeal against an order under this rules shall, if the order has been made under rule 108(1) by the Prant Officer or Deputy Collector or Assistant Collector or Superintendent of Land Records or Deputy Director of Land Record or by a revenue officer of a rank not lower than that of a Deputy Collector, lie to the Collector and such appeal shall be presented within sixty days from the date on which the copy of the order was served on the appellant or was otherwise Electronically (by e-mail) intimated to him:

Provided that, if the order has been made by the Deputy Mamlatdar, Mamlatdar, District Inspector of Land Record or a revenue officer of lower rank than that of a Deputy Collector, an appeal shall lie to the Prant Officer or Deputy Collector or Assistant Collector or to the officer appointed for this purpose by the Collector and such appeal shall be presented within sixty days from the date on which the copy of the order was served on the appellant or was otherwise Electronically (by e-mail) intimated to him.

Provided further that the appellate authority may after recording its reasons in writing admit an appeal after the aforesaid period of sixty days if it is satisfied that the appellant had sufficient cause for not presenting the appeal within such period.

Provided also that where any appeal against the order of Deputy Mamlatdar, Mamlatdar, District Inspector of Land Records or a revenue officer of lower rank than that of a Deputy Collector are pending before a Prant Officer or Deputy Collector or Assistant Collector or Superintendent of Land Records or Deputy Director of Land Records or by a revenue officer of a rank not lower than that of a Deputy Collector, shall be disposed of by the respective officer within a period of 90 (ninety) days from the date of the publication of this notification in the *Official Gazette*.

Subject to the provisions of sub-rules (6) and (6-A), the decision of the appellate authority shall be final. There shall be no appeal against the order of the Collector. No second appeal shall lie in any case."

By order and in the name of the Governor of Gujarat,

**DIXIT K. JOSHI,**

Deputy Secretary to Government.

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 19<sup>th</sup> December, 2020

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013

#### GUJARAT ACT NO. 16 OF 2013

**No:GHKH-168-2020-PRCH-102020-1022-K.6** :- In exercise of the Powers Conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 the Government of Gujarat hereby notifies the services as mentioned in column 2 of the Appendix appended to the notification and the stipulated time-limits within which such services shall be provided as specified in column 3 of the said Appendix.

#### Appendix

Sr.No.	The Services declared Under section 4 of the Act	Stipulated Time-limits
1	2	3
1.	<p>The Fertilizer (inorganic, Organic Or Mixed) (Control) Order, 1985.</p> <p>On receipt of memorandum of intimation for authorization letter or application for certificate of manufacture of mixtures of fertilizers, complete in all respect, the notified authority or registering authority, as the case may be, shall issue an acknowledgement of receipt or order in writing, either grant or refuse the grant of the certificate of manufacture of mixtures of fertilizers.</p>	45 Days

<b>Sr.No.</b>	<b>The Services declared Under section 4 of the Act</b>	<b>Stipulated Time-limits</b>
<b>1</b>	<b>2</b>	<b>3</b>
2.	The Seed Control Order, 1983. On receipt of an application for license, complete in all respect, the licensing authority shall order in writing, either grant or refuse to grant the License	45 Days
3.	The Insecticides Act, 1968. On receipt of an application, complete in all respect, the licensing officer shall order in writing, either grant or refuse to grant the License to manufacture or to sell, stock, exhibit For sale or distribute any insecticide ( or to undertake commercial pest control operation with the use of any insecticide)	45 days

By order and in the name of the Governor of Gujarat,

**RAJENDRA PANDYA,**  
Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] WEDNESDAY, DECEMBER 23, 2020 / PAUSA 2, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 14<sup>th</sup> December, 2020

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

**No. GTH/2020/22/PRC/112013/2281/C:-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Guj. 16 of 2013), the Government of Gujarat hereby notifies the services as mentioned in column 2 of Appendix appended to this notification and the stipulated time limits within which such services shall be provided as specified in column 3 of the said Appendix.

#### APPENDIX

Sr.	The service declare under Section-4 of the Act	Stipulated time limits
1	2	3
1	New License for fair price shop	60 Days from the date of Advertisement
2	Fair price shop's license Renewal Process	15 Days from the date of License Renewal Application

By order and in the name of the Governor of Gujarat,

**NAYANA PATEL,**  
Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

THURSDAY, DECEMBER 24, 2020 / PAUSA 3, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### NARMADA WATER RESOURCES, WATER SUPPLY AND KALPSAR DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 18<sup>th</sup> December, 2020.

#### THE GUJARAT WATER AND GAS PIPELINES

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000,

#### SECTION-6(1)

Whereas by Notification the Govt of Gujarat No. GN/34/VWS/152019/519/KH-4: Dt.18/12/2020, issued under sub section (1) of section 3 of the Gujarat Water & Gas Pipelines (Acquisition of Right of user in land) Act 2000. (here in after referred to as the said Act,) The State Government declared its intension to acquire the right of user in the land schedule appended to that Notification for the purpose of laying of the pipe line for the Supply of drinking water in the state of Gujarat from **Village : Upleta, Taluka : Upleta, Dist. Rajkot to Village : Ranavav, Taluka : Ranavav, Dist. Porbandar**, Bulk water pipe line by Gujarat Water Infrastructure Limited, Gandhinagar (A Government of Gujarat under taking) under Sardar Sarovar-Narmada Canal basis pipe line project in NC-38. The work is under progress.

And where as the copies of the said Gazette Notification under section 3(1) Dated: **18-01- 2020** were made available to the public up to Dated: **20-03-2020**.

The Competent authority has under sub sec.-1 of Section 6 of the Said, Act - 2000, submitted the report to the State Government. The state Govt. has after considering the said report, decided to acquire the right of user in the land for public interest for laying of water supply pipeline by Gujarat Water Infrastructure Limited, Gandhinagar in the land specified the scheduled annexed to the Notification.

Now, therefore in exercise of powers conferred by sub section -1 of Section - 6 of the said Act. The State Government hereby declares that the right of user in the said land, specified in the scheduled appended to this notification are hereby acquired for the laying of pipeline.

And further in exercise of powers conferred by sub Section (2) & (4) of Section 6 of the said Act. The State Government hereby directs that the rights of user in the said land shall, instead of vesting in the state Government vest from the date of Publication of the declaration, in the Gujarat Water Infrastructure Limited, Gandhinagar (A Government of Gujarat undertaking), free from all encumbrances.

**SCHEDULE-6 (1)****District : Rajkot / Porbandar / Junagadh****State : Gujarat**

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
1	Upleta	Upleta	592 P 2	00-05-92
			Road	00-05-39
			536 P 1/ P 1	00-13-85
			537/2 P 1	00-08-70
			538 P 4	00-11-93
			Voklo	00-05-65
			534	00-07-79
			517/P 2 Non Agriculture	00-09-39
			516 P 1	00-20-35
			514/1 P 1	00-11-10
			517	00-03-59
			513/1 P 2	00-04-44
			512 P 1	00-07-72
			512 P 1/ P 1, National Highway	00-00-09
			510/1	00-01-18
			509 P 2	00-25-87
			509 P 2/ P 1, National Highway	00-00-05
			508/2	00-03-09
			508/1	00-05-92
			508/2	00-09-40
			Road	00-04-12
			417/3	00-12-08
			418	00-06-94
			419 P 1	00-14-99
			Railway	00-02-49
			419 P 1	00-04-71
			419 P 1/ P 1, National Highway	00-03-23
			Road	00-03-33
			399 P 1, National Highway	00-00-70
			399 P 1	00-25-70
			400/3 P 1	00-02-80
			400/3 P 4	00-24-60
			400/2 P 1	00-09-93
			400/2 P 2	00-04-50
			Road	00-03-67
			322/ 2	00-09-29
			323/6	00-06-40
			323/1 P 2/ P 1, National Highway	00-00-34
			323/1 P 2/ P 2	00-06-02
			323/5	00-02-50
			323/2	00-04-79
			323/3	00-04-30
			323/4	00-02-20
			300/3	00-06-49
			299/4/ P 1	00-06-46
			299/3 P 2/ P 2	00-06-49
			299/5 P 1	00-17-93
			Road	00-02-14
			226/3 P 1	00-16-22
			227 P 2	00-05-10
			227 P 1	00-05-57
			226/2 P 1/ P 2	00-11-58
			226/1 P 1	00-14-04
			220/2 P 1	00-12-46

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Upleta	Upleta	221/1 P 3	00-07-90
			221/1 P 4	00-06-39
			Road	00-01-76
			190 P 3	00-22-98
			190 P 7	00-16-50
			189/1 P 5	00-03-50
			189/1 P 1	00-11-59
			166/5	00-15-03
			167 P 1	00-05-10
			167 P 2	00-17-80
			167 P 3/ P 1 National Highway	00-01-49
			167 P 5/ P 1 National Highway	00-01-51
			162 P 1/ P 1 National Highway	00-00-41
			161, National Highway	00-00-48
			160 / 2 P 3 / P 1, National Highway	00-01-31
			154 / 3 S	00-00-66
			154 / 4 S	00-00-62
			154 / 1 S	00-00-66
			151 / 4 S	00-00-84
			151 / 1 P S National Highway	00-00-93
			147 / 6 P 1 / P 1, National Highway	00-02-27
			143/ 1 P 2 National Highway	00-02-99
2	Murkhda	Upleta	20/5, National Highway	00-01-86
			23 / 3, National Highway	00-01-27
			35 P 2, Non Agriculture	00-07-40
			35 P 6	00-03-60
3	Isara	Upleta	44 P 5, National Highway	00-00-96
			43/1 P 4, National Highway	00-01-04
			41 / 1 P 2, National Highway	00-00-91
			41 / 2 P 2, National Highway	00-00-64
			40 / 1 P 2	00-00-92
			40 / 1 P 1 / P 2	00-04-00
			40 / 1 P 1 / P 1	00-12-00
			40 / 1 P 1 / P 1 / P 1	00-09-70
			Voklo	00-03-17
			22 P 7	00-04-10
			22 P 5	00-04-00
			22 P 6	00-04-00
			22 P 9	00-16-30
			22 P 16	00-07-79
			22 P 3/ P 1	00-18-70
			Voklo	00-04-87
			20 / 2 P 1	00-35-90
			20/2 P 4 / P 2	00-08-20
			20/2 P 4 / P 3	00-03-80
			Road Crossing	00-04-00
			19 / 1 P 6 / P 1	00-20-00
			19/1 P 2/ P 1	00-11-00
			19 / 1 P 3 / P 1	00-20-00
			18 P 4	0000-45
			18 P 1	00-00-45
			18 P 2 / P 1	00-08-46
04	Nilakha	Upleta	460/ P 1	00-22-53
			River	00-11-30
			458 P 1 / P 1	00-10-10
			Road	00-01-45
			457 P 4 / P 1	00-05-71



Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Nilakha	Upleta	457 P 2 / P 1	00-03-00
			457 P 1/P 1	00-14-00
			456 P 1/ P 1	00-19-56
			Road	00-06-35
			385 P 3	00-14-72
			384 P 1	00-20-16
			376/1 P 1	00-15-95
			374 P 4	00-11-88
			375 P 1	00-10-00
			Road	00-02-55
			303 P 1	00-32-69
			305 P 1	00-06-18
			305 P 2	00-05-10
			304 P 1	00-07-97
			308 P 1	00-09-55
			309 P 1	00-39-69
			315 P 1	00-20-99
			316 P 1	00-08-02
			316 P 2	00-08-02
			317 P 1	00-06-40
			317 P 3	00-05-97
			317 P 2	00-05-50
			318 P 3	00-03-85
			318 P 2	00-03-80
			318 P 1	00-03-90
			319 P 1	00-12-67
			323 P 3	00-11-84
			223 P 1	00-12-85
			Road	00-01-14
			323 P 4	00-06-48
			324 P 4	00-06-51
			324 P 3	00-16-30
			324 P 1	00-16-80
			325 P 2	00-08-31
			325 P 3	00-07-60
			325 P 1	00-06-61
			Road /Canal	00-01-01
5	Ganod	Upleta	350 P 5	00-09-40
			348 / 2 P 1	00-04-44
			348 / 1 P 1	00-18-32
			349 P 1	00-06-74
			363 P 1	00-14-99
			364 P 1	00-08-27
			365 P 1	00-03-24
			365 P 2	00-03-23
			381 P 1	00-17-44
			382 P 1	00-12-40
			383 P 1	00-21-37
			383 P 2, National Highway	00-00-11
			394 P 2, National Highway	00-00-82
			395 P 2, National Highway	00-00-83
			396 P 2, National Highway	00-00-45
			396 P 1 / P 1	00-10-06
			407 P 3, Road	00-02-14
			407 P 1 / P 1	00-09-11
			409 P 1	00-17-50
			410 P 1	00-08-20

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Ganod</b>	<b>Upleta</b>	410 P 2	00-15-13
			412 P 2	00-03-93
			412 P 1	00-04-86
			413 P 1	00-07-84
			421 P 4	00-04-80
			421 P 3	00-03-24
			421 P 5	00-03-20
			421 P 1	00-03-70
			422 P 2	00-06-21
			422 P 1	00-12-50
			445 P 1	00-16-75
			446 P 2	00-07-00
			446 P 1	00-08-44
			447 P 2	00-00-59
			447 P 1	00-19-85
			448 P 1	00-15-28
			River	00-04-97
			475	00-00-11
			476 P 2	00-11-40
			476 P 1	00-12-40
			477 P 1	00-10-27
			478 P 1 / P 2 / P 1	00-02-30
			478 P 1 / P 2	00-02-35
			478 P 1	00-05-00
			478 P 1 / P 1	00-06-00
			479	00-10-24
<b>06</b>	<b>Daduka</b>	<b>Kutiyana</b>	228	00-10-02
			National Highway	00-02-44
			243	00-12-59
			244	00-05-13
			245	00-05-08
			246	00-05-31
			249	00-08-88
			253	00-13-04
			Gamtal	00-06-55
			National Highway	00-01-69
			2	00-06-08
			3	00-10-41
			4	00-08-02
			5	00-03-82
			6	00-01-42
			436	00-01-09
			7	00-02-11
			8	00-02-16
			9	00-02-52
			10	00-05-11
			11	00-08-61
			13	00-28-03
			18	00-06-15
			19	00-06-71
			20	00-05-81
<b>07</b>	<b>Vadasda</b>	<b>Manavadar</b>	370 / P 5, Non Agriculture	00-04-00
			370 / P 4	00-07-25
			370 / P 2	00-06-10
			370 / P 1	00-06-40
			370 / P 3	00-06-60
			374 / P 2	00-04-45

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Vadasda</b>	<b>Manavadar</b>	374 / P 1 / P 2	00-04-00
			374 / P 1 P 1	00-06-30
			375	00-07-31
			376	00-07-58
			378	00-11-17
			379 / P 1 / P 2	00-02-40
			379 / P 1 / P 3	00-01-80
			379 / P 1 / P 1	00-01-00
			379 / P 2 / P 1	00-02-30
			379 / P 2 / P 2	00-05-15
			380 / P 2	00-08-35
			380 / P 1	00-04-60
			380 / P 3	00-04-50
			380 / P 4	00-03-87
			381 / P 1	00-04-61
			381 / P 2	00-04-61
			382 / P 2	00-12-32
			390 / 1 / P 1, Sarkari Padtar	00-17-96
			Road	00-02-44
			390 / 1 / P 1, Sarkari Padtar	00-47-86
			401 / P 3	00-13-47
			401 / P 4	00-08-07
			401 / P 2, Sarkari Padtar	00-84-70
			401 / P 1, Sarkari Padtar	00-70-00
			404	00-17-00
			408 / P 3	00-27-10
			408 / P 1 / P 1	00-12-20
			408 / P 1 / P 2 Non Agriculture	00-07-19
			408 / P 2	00-13-50
<b>08</b>	<b>Bildi</b>	<b>Kutiyana</b>	96	00-13-17
			102, Sarkari Padtar	00-17-04
			Voklo	00-01-64
			120, Sarkari Padtar Gauchar	00-66-38
			National Highway	00-01-98
			194, Sarkari Padtar Gauchar	00-00-78
			Voklo	00-01-62
			281, Sarkari Padtar Gauchar	00-08-57
			283 Sarkari Padtar Gamtal	00-11-74
			281, Sarkari Padtar Gauchar	00-43-09
			245	00-10-75
			243	00-22-20
			246, Sarkari Padtar	00-11-38
			Voklo	00-01-13
<b>09</b>	<b>Roghda</b>	<b>Kutiyana</b>	433	00-01-50
			432	00-20-86
			434	00-15-19
			436	00-16-22
			411 Sarkari	00-09-83
			472	00-14-91
			473	00-29-18
			411 Sarkari	00-15-12
			Road	00-01-22
			29	00-03-18
			28	00-03-21
			27	00-06-24
			164 Sarkari	00-20-25
			170	00-00-05

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Roghda</b>	<b>Kutiyana</b>	171	00-02-12
			172	00-02-89
			174	00-09-71
			175 / P 2 - Non Agriculture	00-04-16
			175 / P 1	00-07-86
			176	00-16-54
			411 Sarkari	00-19-90
			181	00-24-68
			183	00-22-15
			184	00-07-92
			185	00-03-27
			186	00-17-30
			187	00-06-00
			188	00-26-73
			189	00-31-10
<b>10</b>	<b>Chauta</b>	<b>Kutiyana</b>	98	00-25-33
			97	00-12-82
			96	00-14-10
			95	00-04-41
			94	00-04-40
			91	00-15-55
			90	00-16-83
			89	00-10-22
			88 National Highway	00-01-60
			87 National Highway	00-01-60
			National Highway	00-02-49
			86	00-13-21
			85	00-01-39
			Road	00-01-34
			5	00-22-34
			9	00-45-61
			River	00-02-25
<b>11</b>	<b>Teri</b>	<b>Kutiyana</b>	20, Sarkari Padtar	00-12-99
			Road	00-00-88
			20, Sarkari Padtar	00-22-40
			25	00-10-04
			32	00-08-34
			33	00-03-83
			34	00-04-78
			35	00-03-37
			36	00-04-13
			37 P 1	00-04-10
			37 P 2	00-03-54
			Road	00-00-50
<b>12</b>	<b>Ujad Thepda</b>	<b>Kutiyana</b>	159 / P 1	00-05-80
			159 / P 2	00-06-50
			158	00-04-67
			157	00-12-77
			176	00-06-45
			177	00-05-33
			179	00-09-14
			202, Sarkari Padtar	00-03-30
			Road	00-00-53
			205	00-18-60
			210	00-16-80
			211 Non Agriculture	00-08-99
			212	00-09-58

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Ujad Thepda	Kutiyana	276 Non Agriculture	00-05-99
			277, Sarkari Padtar	00-00-40
			Road	00-00-54
			277, Sarkari Padtar	00-00-54
			274	00-06-40
			278/ P 2	00-02-91
			278 / P 1	00-02-91
			279	00-06-80
			328	00-06-69
			327	00-04-65
			329	00-06-81
			330	00-04-64
			332	00-02-40
			331 Non Agriculture	00-07-87
			378 Non Agriculture	00-05-33
			377 / P 2	00-06-50
			377 / P 1	00-27-10
			National Highway	00-03-30
			Road	00-01-86
			422, Non Agriculture	00-05-60
			433	00-05-10
			436	00-03-80
			438, Sarkari Padtar	00-07-58
			439	00-01-62
			482	00-11-78
			478	00-11-50
13	Kutiyana	Kutiyana	368	00-04-96
			365	00-05-70
			364	00-04-83
			363	00-04-54
			362	00-08-46
			358	00-06-99
			305	00-32-88
			Road	00-01-93
			268	00-09-79
			309	00-02-77
			310	00-34-46
			297	00-14-17
			296	00-07-02
			295	00-08-96
			294	00-12-69
			291	00-02-54
			191	00-01-75
			Road	00-01-69
			140	00-15-09
			137	00-20-04
			Road	00-01-26
			94	00-07-60
			93	00-07-94
			91	00-09-50
			90	00-13-40
			89	00-07-30
			88	00-03-66
			87	00-12-59
			Road	00-01-66
			47 P 2	00-22-69
			44	00-12-19

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	Kutiyana	Kutiyana	42	00-15-70
			13	00-05-43
			12	00-12-84
			11	00-09-32
			61	00-61-14
			Nime Voklo	00-05-02
14	Mohbatpara	Kutiyana	Nime Voklo	00-05-02
			79	00-06-58
			81	00-20-69
			82	00-10-32
15	Mal	Kutiyana	631, Sarkari Padtar Gauchar	00-08-17
			630 Non Agriculture	00-10-53
			580 Non Agriculture	00-02-82
			579	00-18-86
			576	00-05-78
			575 Non Agriculture	00-04-76
			567	00-04-83
			566	00-04-60
			565	00-05-17
			564	00-06-81
			563	00-09-00
			562 Road Sarkari Padtar Gauchar	00-03-79
			553	00-06-25
			552	00-05-26
			551	00-05-43
			549	00-06-29
			548 Non Agriculture	00-04-92
			Road	00-00-62
			484, Sarkari Padtar Gauchar	00-01-16
			River	00-04-13
			483, Sarkari Padtar Gauchar	00-13-55
			481	00-04-15
			480	00-03-04
			479 Non Agriculture	00-06-71
			Road	00-01-68
			474	00-11-50
			473	00-02-44
			471	00-08-05
			470	00-09-48
			469, Voklo	00-01-84
			468	00-10-02
			467	00-02-70
			466	00-13-83
			465	00-01-39
			464	00-06-82
			463	00-07-24
			462	00-08-58
			461	00-12-14
			460, Sarkari Padtar Gauchar	00-25-73
16	Choliyana	Kutiyana	72/1	00-15-80
			72/2	00-06-80
			73	00-11-00
17	Baloch	Kutiyana	306	00-11-32
			307	00-05-83
			308	00-06-04
			309	00-12-00
			Road	00-00-84

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Baloch</b>	<b>Kutiyana</b>	311	00-04-75
			310	00-01-98
			312	00-07-57
			302	00-15-41
			301	00-15-38
			298	00-10-90
			297, Non Agriculture	00-02-40
			294	00-27-76
			271, Sarkari Padtar Gauchar	00-02-07
			Road	00-01-70
			271, Sarkari Padtar Gauchar	00-22-05
			River	00-04-40
			152, Sarkari Padtar Gauchar	00-08-34
			Road	00-01-33
			152, Sarkari Padtar Gauchar	00-03-33
			151	00-01-52
			148	00-05-93
			147	00-10-69
			63	00-08-55
			64	00-04-35
			65	00-11-65
			66	00-05-06
			67	00-13-79
			68	00-11-52
			69	00-06-09
			70	00-03-56
			71	00-03-93
			73	00-00-51
			74	00-18-84
<b>18</b>	<b>Khijdal</b>	<b>Ranavav</b>	253	00-07-80
			254	00-11-12
			255	00-15-69
			249	00-10-71
			248, Non Agriculture	00-09-97
			Road	00-00-53
			200	00-11-60
			203	00-21-73
			205	00-10-02
			Road	00-01-85
			205	00-00-36
			Road	00-00-10
			209	00-06-77
			206	00-13-77
<b>19</b>	<b>Amar</b>	<b>Kutiyana</b>	686, Sarkari Padtar Gauchar	00-45-50
			Road	00-01-94
			685	00-03-15
			684	00-01-29
<b>20</b>	<b>Rana-Kandorana</b>	<b>Ranavav</b>	1729	00-17-42
			1738	00-11-12
			1739	00-15-92
			1713, Sarkari Padtar Gauchar	00-23-00
			1706, Sarkari Padtar Gauchar	00-49-92
			1702, Sarkari Padtar Gauchar	00-01-16
			River	00-16-46
			1701	00-32-56
			1254 Sarkari Non Agriculture	00-14-78
			1253	00-07-33

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Rana-Kandorana</b>	<b>Ranavav</b>	Road	00-00-83
			1164	00-09-03
			1163	00-26-81
			1168	00-11-25
			1159	00-04-39
			1160	00-16-97
			1157, Non Agriculture	00-05-28
			1152	00-14-97
			Road	00-00-66
			1150	00-10-32
			1148	00-10-32
			1146	00-04-50
			1145	00-06-47
			1144	00-06-23
			1143	00-15-76
			1142	00-06-91
			1141	00-04-13
			1140	00-04-42
			1139	00-08-13
			1138/ P 1	00-03-24
			Road	00-01-60
			1137	00-15-41
			1136	00-14-31
			1135	00-04-78
			1134	00-07-37
			1133	00-10-70
			1128	00-08-33
			1127	00-05-66
			1126	00-09-37
			1125	00-03-86
			1124	00-03-77
<b>21</b>	<b>Ranavadvala</b>	<b>Ranavav</b>	785	00-18-45
			786	00-17-80
			787	00-06-74
			788	00-06-85
			790	00-13-32
			791	00-11-75
			792	00-10-03
			793	00-04-84
			798 P 1, Non Agriculture	00-08-03
			799	00-13-05
			817, Non Agriculture	00-12-34
			815 , Non Agriculture	00-13-37
			810	00-01-76
			869, Road Crossing	00-16-94
			859	00-05-25
			860	00-11-71
			862	00-04-63
			861	00-06-73
			863	00-09-84
			873	00-08-63
			River	00-02-36
			870, Sarkari Padtar Gauchar	00-20-62
			1026	00-10-53
			1027	00-06-31
			1036 Road	00-02-18
			1035	00-10-61



Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Ranavadvala</b>	<b>Ranavav</b>	1032	00-03-14
			1034	00-18-95
			1625	00-17-80
			1623	00-08-59
			1622	00-03-06
			Road	00-00-55
			1617/ P 1	00-03-30
			1617/ P 2	00-34-19
			Road Cross	00-04-80
			National Highway	00-01-37
			23	00-07-17
			24	00-07-12
			27	00-04-52
			28	00-04-46
			32	00-11-40
			33	00-11-23
			34	00-10-00
			35	00-03-83
			Road	00-01-09
			36	00-24-38
			37	00-08-86
			39	00-06-79
			41	00-14-97
			43	00-09-10
			Road	00-03-41
<b>22</b>	<b>Bhod</b>	<b>Ranavav</b>	121	00-39-28
			128	00-12-52
			127, Non Agriculture	00-05-16
			126	00-08-03
			125	00-16-17
			107	00-41-30
			Road	00-01-09
			107	00-06-62
			104	00-27-45
			94	00-05-02
			93	00-03-14
			92	00-03-23
			91	00-03-31
			91, National Highway	00-00-66
			90, National Highway	00-00-28
			89, National Highway	00-00-30
			88, National Highway	00-00-34
			87, National Highway	00-00-40
			Road	00-01-75
			840	00-10-86
			839	00-14-28
			Voklo	00-01-37
			837	00-08-05
			836	00-07-01
			Voklo	00-02-76
			835	00-14-49
			829	00-05-56
			824	00-10-74
			872	00-11-08
			823	00-07-61
			822	00-13-43
			873	00-17-45

Sr.No.	Village	Taluka	Survey / Block No.	ROU AREA Ha-Are-Sq.Mtr.
1	2	3	4	5
	<b>Bhod</b>	<b>Ranavav</b>	874	00-03-86
			875, Sarkari Padtar Kharabo	00-42-05
			Cart Track	00-00-40
			884	00-01-88
			875, Sarkari Padtar Kharabo	00-06-99
			885	00-09-31
<b>23</b>	<b>Ranavav</b>	<b>Ranavav</b>	181	00-07-38
			180	00-06-32
			179	00-08-38
			178	00-11-56
			175, Sarkari Padtar Gauchar	00-19-93
			Road Crossing	00-14-18
			196, Sarkari Padtar Gauchar	00-13-57
			Road Crossing	00-02-99
			204, Sarkari Padtar Gauchar	00-17-58
			198	00-07-50
			199	00-07-46
			200	00-08-82
			202	00-07-75
			210	00-06-45
			212	00-00-14
			211	00-09-39
			212	00-07-38
			217	00-20-24
			218 Non Agriculture	00-05-74
			235, Sarkari Padtar Gauchar	00-44-80

By order and in the name of the Governor of Gujarat,

(Sd/-) Illegible,

Officer on Special Duty  
Narmada Water Resources,  
Water Supply and Kalpsar Department, Gandhinagar

#### CERTIFICATE NO. 1

This is to certify that it is necessary to lay drinking water pipeline in the public interest from **Rajkot from Village: Upleta, Taluka : Upleta, Dist. Rajkot to Village : Ranavav, Taluka: Ranavav, Dist. Porbandar** in Gujarat State. The Notifiacion u/s 3(1) to acquire ROU as per Act.2000. All Survey / Block no. in and Part there off on site verified in only those Part off Survey / Block No. have been taken under which to be pipeline is to be like & other Parts are drop and accordingly notification have been submitted after verification of area of each Survey / Block No. Part Survey No.

This is to certify that this statement of Survey / Block No. have been prepared after due verification,

Date : 9/10/2020

#### CERTIFICATE NO. 2

This is to certify that Gujarat Water Infrastructure Limited is under taking of Govt. of Gujarat.

Date: 9/10/2020

#### CERTIFICATE NO. 3

This is to certify that it is necessary to lay pipeline in the Villages in the Public interest of drinking water for this purpose ROU in Land of Private Landowner in required to obtained for ROU during the Survey / Block No. of acquiring ROU, somebody applied to record, the liability and responsibility lise with acquiring body

Date: 9/10/2020

**CERTIFICATE NO. 4**

This is to certify that it is necessary to lay drinking water pipeline in the public interest from **Village: Upleta, Taluka : Upleta, Dist. Rajkot to Village : Ranavav, Taluka : Ranavav, Dist. Porbandar** in Gujarat State. The ROU is acquired to be obtained under Gujarat Water and Gas Pipeline (Acquisition of ROU in Land) Act. 2000. The pipeline is to Land in ROU of Landowners Land, and accordingly Notification u/s 3(1) have been submitted.

It is certified that Survey / Block No. under ROU as per Notification u/s 6 (1) in Village Map, have been verified and found correct by me.

Date: 9/10/2020

**M. H. ANTROLIYA,**  
Competent Authority and Senior Manager  
NC-38  
Gujarat Water Infrastructure Limited,  
Kutiyana, Dist. Porbandar.

**Appendix - A****Gujarat Water Infrastructure Limited**

Gujarat in District Rajkot from **Village : Upleta, Taluka : Upleta, Dist. Rajkot to Village : Ranavav, Taluka : Ranavav, Dist. Porbandar** for laying Drinking Water Pipeline Project

**List of Villages**

Sr.No	Name of Village	Taluka	District
01	Upleta	Upleta	RAJKOT
02	Murkhda	Upleta	RAJKOT
03	Isara	Upleta	RAJKOT
04	Nilakha	Upleta	RAJKOT
05	Ganod	Upleta	RAJKOT
06	Daduka	Kutiyana	PORBANDAR
07	Vadasda	Manavadar	JUNAGADH
08	Bildi	Kutiyana	PORBANDAR
09	Roghda	Kutiyana	PORBANDAR
10	Chauta	Kutiyana	PORBANDAR
11	Teri	Kutiyana	PORBANDAR
12	Ujad Thepda	Kutiyana	PORBANDAR
13	Kutiyana	Kutiyana	PORBANDAR
14	Mohbatpara	Kutiyana	PORBANDAR
15	Mal	Kutiyana	PORBANDAR
16	Choliyana	Kutiyana	PORBANDAR
17	Baloch	Kutiyana	PORBANDAR
18	Khijdal	Ranavav	PORBANDAR
19	Amar	Kutiyana	PORBANDAR
20	Rana-Kandorana	Ranavav	PORBANDAR
21	Ranavadvala	Ranavav	PORBANDAR
22	Bhod	Ranavav	PORBANDAR
23	Ranavav	Ranavav	PORBANDAR

**DETAILS OF NOTIFICATION**

No. of Notification	Date of Notification	Date of Gazette
GN/4/vws/15-2019/519/Kh-4	18/01/2020	21/01/2020

Details of published of notification in Government & Panchayat Offices

Sr. No.	Office of the Government	Date of Published as on Notice board
1	Collector, Junagadh	17/03/2020
2	Collector, Porbandar	05/03/2020
3	Collector, Rajkot	20/03/2020
4	Dist. Development Officer, Junagadh	17/03/2020

Sr. No.	Office of the Government	Date of Published as on Notice board
5	Dist. Development Officer, Porbandar	05/03/2020
6	Dist. Development Officer, Rajkot	20/03/2020
7	Mamlatdar, Upleta	16/03/2020
8	Mamlatdar, Manavadar	17/03/2020
9	Mamlatdar, Kutiyana	05/03/2020
10	Mamlatdar, Ranavav	02/03/2020
11	TDO, Upleta	16/03/2020
12	TDO, Manavadar	17/03/2020
13	TDO, Kutiyana	05/03/2020
14	TDO, Ranavav	02/03/2020
15	Talati cum Mantri - Upleta / Sarpanch	16/03/2020
16	Talati cum Mantri - Murkhda / Sarpanch	14/03/2020
17	Talati cum Mantri - Isara / Sarpanch	13/03/2020
18	Talati cum Mantri - Nilakha / Sarpanch	13/03/2020
19	Talati cum Mantri - Ganod / Sarpanch	13/03/2020
20	Talati cum Mantri - Daduka / Sarpanch	05/03/2020
21	Talati cum Mantri - Vadasda / Sarpanch	16/03/2020
22	Talati cum Mantri - Bildi / Sarpanch	05/03/2020
23	Talati cum Mantri - Roghda / Sarpanch	05/03/2020
24	Talati cum Mantri - Chauta / Sarpanch	05/03/2020
25	Talati cum Mantri - Teri / Sarpanch	18/03/2020
26	Talati cum Mantri - Ujad Thepda / Sarpanch	07/03/2020
27	Talati cum Mantri - Kutiyana / Sarpanch	07/03/2020
28	Talati cum Mantri - Mohbatpara / Sarpanch	06/03/2020
29	Talati cum Mantri - Mal / Sarpanch	07/03/2020
30	Talati cum Mantri - Choliyana / Sarpanch	05/03/2020
31	Talati cum Mantri - Baloch / Sarpanch	07/03/2020
32	Talati cum Mantri - Khijdal / Sarpanch	05/03/2020
33	Talati cum Mantri - Amar / Sarpanch	18/03/2020
34	Talati cum Mantri - Rana-Kandorana / Sarpanch	04/03/2020
35	Talati cum Mantri - Ranavadvla / Sarpanch	03/03/2020
36	Talati cum Mantri - Bhod / Sarpanch	03/03/2020
37	Talati cum Mantri - Ranavav / Sarpanch	05/03/2020

**M. H. ANTROLIYA,**

Competent Authority and Senior Manager

N.C.-38

Gujarat Water Infrastructure Limited,  
Kutiyana, Dist. Porbandar.

**Gujarat Water Infrastructure Limited**

Gujarat in District Rajkot from **Village : Upleta, Taluka : Upleta, Dist. Rajkot to**

**Village : Ranavav, Taluka : Ranavav, Dist. Porbandar for**

**(Including 23 Villages)**

**Distribution of Notice's**

Sr. No.	Date of Issue	Sr. No.	Name of Village	First Date	Last Date
1	20/02/2020	1.	Upleta	19/03/2020	19/04/2020
		2.	Murkhda	14/03/2020	14/04/2020
		3.	Isara	14/03/2020	14/04/2020
		4.	Nilakha	13/03/2020	13/04/2020
		5.	Ganod	13/03/2020	13/04/2020
		6.	Daduka	12/03/2020	12/04/2020
		7.	Vadasda	12/03/2020	12/04/2020

Sr. No.	Date of Issue	Sr. No.	Name of Village	First Date	Last Date
		8.	Bildi	08/03/2020	08/04/2020
		9.	Roghda	08/03/2020	08/04/2020
		10.	Chauta	08/03/2020	08/04/2020
		11.	Teri	08/03/2020	08/04/2020
		12.	Ujad Thepda	07/03/2020	07/03/2020
		13.	Kutiyana	07/03/2020	07/04/2020
		14.	Mohbatpara	06/03/2020	06/04/2020
		15.	Mal	08/03/2020	08/04/2020
		16.	Choliyana	04/03/2020	04/04/2020
		17.	Baloch	04/03/2020	04/04/2020
		18.	Khijdal	04/03/2020	04/04/2020
		19.	Amar	08/03/2020	18/04/2020
		20.	Rana-Kandorana	04/03/2020	04/04/2020
		21.	Ranavadvala	03/03/2020	03/04/2020
		22.	Bhod	02/03/2020	02/04/2020
		23.	Ranavav	02/03/2020	02/04/2020
2	Whether period of 30 days for filling objections where given ?	Yes, Shown above			
3	Whether hearing was given to the person concerned ?	Yes			
4	Whether Opinion of the acquiring body was asked by C.A ?	Yes As per Appendix – C			
5	Whether the pipeline is passing through the residential buildings	NO			
6	Opinion of the C.A.	The process of notice serving is completed as per rules of Gujarat Water & Gas Pipeline (Acquisition of ROU in Land) Act 2000 and hence the Notification u/s 6 (1) of Gujarat Water & Gas Pipeline(Acquisition of ROU in Land) Act. 2000 may please be approved and published.			

**M. H. ANTROLIYA,**

Competent Authority and Senior Manager

N.C.-38

Gujarat Water Infrastructure Limited,  
Kutiyana, Dist. Porbandar.

#### Appendix – B

Details of Serving of notices of the persons who raised objections / suggestions to notification u/s 3(i) of the Gujarat Water & Gas Pipeline (Acquisition of ROU in land) Act 2000 vide notification No. GN/4/vws/15-2019/519/Kh-4 Dated 18/01/2020 published in Govt.

Gazette Extra Ordinary No.30 Part-B-4 from Page No.30/1 to 30/39

Sr. No.	Village	Taluka	District	Survey No. / Block No.	Area	Name of Objections	Date of Issue of Notices	Date of Serving of Notice	Date of receiving objection	Date of hearing
1	2	3	4	5	6	7	8	9	10	11
1.	Upleta	Upleta	RAJKOT	Total 02 objections applications were received in time. They have hearing than heard after disposed.			09/07/2020	R.P.A.D. to post	Received in time	01/08/2020
2.	Murkhda	Upleta	RAJKOT	-			-	-	-	-
3.	Isara	Upleta	RAJKOT	Total 05 objections applications were received in time. They have hearing than heard after disposed.			09/07/2020	R.P.A.D. to post	Received in time	01/08/2020
4.	Nilakha	Upleta	RAJKOT	Objections applications not received			-	-	-	-

Sr. No.	Village	Taluka	District	Survey No. / Block No.	Area	Name of Objections	Date of Issue of Notices	Date of Serving of Notice	Date of receiving objection	Date of hearing
1	2	3	4	5	6	7	8	9	10	11
5.	Ganod	Upleta	RAJKOT	Objections applications not received		-	-	-	-	-
6.	Daduka	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
7.	Vadasda	Manavadar	JUNAGADH	Objections applications not received		-	-	-	-	-
8.	Bildi	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
9.	Roghda	Kutiyana	PORBANDAR	Total <b>02</b> objections applications were received in time. They have hearing than heard after disposed.		09/07/2020	R.P.A.D. to post	Received in time	01/08/2020	
10.	Chauta	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
11.	Teri	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
12.	Ujad Thepda	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
13.	Kutiyana	Kutiyana	PORBANDAR	Total <b>02</b> objections applications were received in time. They have hearing than heard after disposed.		09/07/2020	R.P.A.D. to post	Received in time	01/08/2020	
14.	Mohbatpara	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
15.	Mal	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
16.	Choliyana	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
17.	Baloch	Kutiyana	PORBANDAR	Total <b>01</b> objections applications were received in time. They have hearing than heard after disposed.		09/07/2020	R.P.A.D. to post	Received in time	01/08/2020	
18.	Khijdal	Ranavav	PORBANDAR	Objections applications not received		-	-	-	-	-
19.	Amar	Kutiyana	PORBANDAR	Objections applications not received		-	-	-	-	-
20.	Rana-Kandorana	Ranavav	PORBANDAR	Objections applications not received		-	-	-	-	-
21.	Ranavadvala	Ranavav	PORBANDAR	Objections applications not received		-	-	-	-	-
22.	Bhod	Ranavav	PORBANDAR	Objections applications not received		-	-	-	-	-
23.	Ranavav	Ranavav	PORBANDAR	Objections applications not received		-	-	-	-	-

**M. H. ANTROLIYA,**

Competent Authority and Senior Manager  
N.C.-38

Gujarat Water Infrastructure Limited,  
Kutiyana, Dist. Porbandar.

**Appendix – C**

Statement showing the details of replies given to objectors against the objections raised against Notification of Govt. of Gujarat Narmada Water Resources, Water Supply and Kalpsar Department No. GN/4/vws/15-2019/519/Kh-4, Dtd.18/01/2020

Sr. No.	Name of Villages	Name of Taluka	Name of District	Name of Objector	Whether objections are in time	Short Description	Remarks of acquiring body	Decision of Competent Authority
1	2	3	4	5	6	7	8	9
1	Upleta	Upleta	RAJKOT	Total 02 objections applications were received in time. They have hearing than heard after disposed. 1 Copy enclosed for information.				The Notification u/s 6 (1) May please be approval
2	Murkhda	Upleta	RAJKOT	Objections applications not received				
3	Isara	Upleta	RAJKOT	Total 05 objections applications were received in time. They have hearing than heard after disposed. 1 Copy enclosed for information.				
4	Nilakha	Upleta	RAJKOT	Objections applications not received				
5	Ganod	Upleta	RAJKOT	Objections applications not received				
6	Daduka	Kutiyana	PORBANDAR	Objections applications not received				
7	Vadasda	Manavadar	JUNAGADH	Objections applications not received				
8	Bildi	Kutiyana	PORBANDAR	Objections applications not received				
9	Roghda	Kutiyana	PORBANDAR	Total 02 objections applications were received in time. They have hearing than heard after disposed. 1 Copies enclosed for information.				
10	Chauta	Kutiyana	PORBANDAR	Objections applications not received				
11	Teri	Kutiyana	PORBANDAR	Objections applications not received				
12	Ujad Thepda	Kutiyana	PORBANDAR	Objections applications not received				
13	Kutiyana	Kutiyana	PORBANDAR	Total 02 objections applications were received in time. They have hearing than heard after disposed. 1 Copies enclosed for information.				
14	Mohbatpara	Kutiyana	PORBANDAR	Objections applications not received				
15	Mal	Kutiyana	PORBANDAR	Objections applications not received				
16	Choliyana	Kutiyana	PORBANDAR	Objections applications not received				
17	Baloch	Kutiyana	PORBANDAR	Total 01 objections applications were received in time. They have hearing than heard after disposed. 1 Copies enclosed for information.				
18	Khijdal	Ranavav	PORBANDAR	Objections applications not received				
19	Amar	Kutiyana	PORBANDAR	Objections applications not received				
20	Rana-Kandorana	Ranavav	PORBANDAR	Objections applications not received				
21	Ranavadvala	Ranavav	PORBANDAR	Objections applications not received				
22	Bhod	Ranavav	PORBANDAR	Objections applications not received				
23	Ranavav	Ranavav	PORBANDAR	Objections applications not received				

**M. H. ANTROLIYA,**

Competent Authority and Senior Manager  
N.C.-38

Gujarat Water Infrastructure Limited,  
Kutiyana, Dist. Porbandar.

**N.C.-38 Gujarat in District Rajkot**  
**from Village : Upleta, Taluka : Upleta, Dist. Rajkot to**  
**Village : Ranavav, Taluka : Ranavav, Dist. Porbandar**

New Nos. coming in the ROU in the  
 Notification u/s 6 (1)

Sr. No.	Name of Village	Taluka	Survey/ Block No.	ROU Area		
				Hec.	Are.	Sq.Mtr.
1	2	3	4	5	6	7
01	Vadasda	Manavadar	404	00	17	00
02	Chauta	Kutiyana	87 National Highway	00	01	60
	„	„	88 National Highway	00	01	60
03	Mohbatpara	Kutiyana	81	00	20	69
	„	„	82	00	10	32
04	Bhod	Ranavav	835	00	14	49

**M. H. ANTROLIYA,**  
 Competent Authority and Senior Manager  
 N.C.-38  
 Gujarat Water Infrastructure Limited,  
 Kutiyana, Dist. Porbandar.

નર્મદા જળ સંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ  
 જાહેરનામું

સચિવાલય, ગાંધીનગર. તા. ૧૮ મી ડિસેમ્બર, ૨૦૨૦

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાં વપરાશકારોના હક્ક સંપાદન કરવા બાબત)

અધિનિયમ ૨૦૦૦ ની કલમ -૬ (૧)

ક્રમાંક/જીએન/૩૪/વીડબલ્યુએસ/૧૫૨૦૧૯/૫૧૯/ખ-જ. તા-૧૮-૧૨-૨૦૨૦ ગુજરાત સરકારશ્રીના ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાં વપરાશકારોનો હક્ક સંપાદીત કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામા ક્રમાંક/એન/૪/વીડબલ્યુએસ/૧૫-૨૦૧૯/૫૧૯/ખ-જ. તા-૧૮-૦૧-૨૦૨૦ અન્વયે એવું નિર્દેશ કરવામાં આવ્યું હતું કે આ સાથેની અનુસૂચિમાં દર્શાવેલ જમીન/જમીનોમાં (હવે પછી તેનો ઉલ્લેખ ઉક્ત જમીન/જમીનો તરીકે કરેલ છે.), ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ દ્વારા ગુજરાત રાજ્યના જિલ્લા રાજકોટ, તાલુકો : ઉપલેટા ગામ ઉપલેટા થી ગામ રાણાવાવ, તાલુકો : રાણાવાવ, જિલ્લા : પોરબંદર એન.સી-૩૮ દ્વારા પીવાના પાણીની બલ્ક ટ્રાન્શમીશન પાઈપ લાઈન નાખવી જરૂરી હોવાથી જે નાંખવામાં આવેલ છે. તે જાહેર હેતુ માટે જમીનમાંનો વપરાશકારોનો હક્ક સંપાદન કરવાનો પોતાનો ઇરાદો જાહેર કરેલ છે.

સદરહું કલમ-૩(૧) હેઠળના જાહેરનામા તા-૧૮-૦૧-૨૦૨૦ ના રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ તેની નકલ જમીનના હિત સંબંધ ધરાવતા તમામ વ્યક્તિને તા.૨૦/૦૩/૨૦૨૦ સુધીમાં ઉપલબ્ધ થયેલ છે. સક્ષમ અધિકારીશ્રીના ગુજરાત પાણીની અને ગેસ પાઈપ લાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદીત કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૬(૧) હેઠળના રાજ્ય સરકારશ્રીને સાર કરેલ અહેવાલને વિચારણામાં લીધા બાદ રાજ્ય સરકારશ્રીને એવી ખાતરી થઈ છે કે આ સાથેની અનુસૂચિમાં દર્શાવેલ ઉક્ત જમીનોમાં, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, ગાંધીનગર દ્વારા પાણીની પાઈપ લાઈન નાખવા માટે જમીનોમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવાના જાહેર હેતુ માટે જરૂરી છે.

આથી ઉક્ત અધિનિયમ કલમ -૬ (૨) અને ૬(૪) ની જોગવાઈઓ અન્વયે એવું જાહેર કરવામાં આવે છે કે આ સાથેની અનુસૂચિમાં દર્શાવેલ ઉક્ત જમીન/જમીનોમાં વપરાશકારોનો હક્ક રાજ્ય સરકારમાં નિહિત થવાને બદલે તમામ બોજાથી મુક્ત રહીને, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ, ગાંધીનગરને સંપૂર્ણ રીતે ઉક્ત જાહેરનામાની તારીખ થી નિહિત કરવા જાહેર કરવામાં આવે છે.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

અનુસૂચિ

જિલ્લો : રાજકોટ/પોરબંદર/જુનાગઢ

રાજ્ય : ગુજરાત

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
૧	ઉપલેટા	ઉપલેટા	૫૯૨ પૈકી ૨	૦૦-૦૫-૯૨
			રોડ	૦૦-૦૫-૩૯
			૫૩૬ પૈકી ૧/પૈકી ૧	૦૦-૧૩-૮૫



અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	ઉપલેટા ચાલુ	ઉપલેટા	૫૩૭/૨ પૈકી ૧	૦૦-૦૮-૭૦
			૫૩૮ પૈકી ૪	૦૦-૧૧-૯૩
			વોકળો	૦૦-૦૫-૬૫
			૫૩૪	૦૦-૦૭-૭૯
			૫૧૭/પૈકી ૨ બીનખેતી	૦૦-૦૯-૩૯
			૫૧૬ પૈકી ૧	૦૦-૨૦-૩૫
			૫૧૪/૧ પૈકી ૧	૦૦-૧૧-૧૦
			૫૧૭	૦૦-૦૩-૫૯
			૫૧૩/૧ પૈકી ૨	૦૦-૦૪-૪૪
			૫૧૨ પૈકી ૧	૦૦-૦૭-૭૨
			૫૧૨ પૈકી ૧/પૈકી ૧ ને.હા	૦૦-૦૦-૦૯
			૫૧૦/૧	૦૦-૦૧-૧૮
			૫૦૯ પૈકી ૨	૦૦-૨૫-૮૭
			૫૦૯ પૈકી ૨/પૈકી ૧ ને.હા	૦૦-૦૦-૦૫
			૫૦૮/૨	૦૦-૦૩-૦૯
			૫૦૮/૧	૦૦-૦૫-૯૨
			૫૦૮/૨	૦૦-૦૯-૪૦
			રસ્તો	૦૦-૦૪-૧૨
			૪૧૭/૩	૦૦-૧૨-૦૮
			૪૧૮	૦૦-૦૬-૯૪
			૪૧૯ પૈકી ૧	૦૦-૧૪-૯૯
			રેલ્વે	૦૦-૦૨-૪૯
			૪૧૯ પૈકી ૧	૦૦-૦૪-૭૧
			૪૧૯ પૈકી ૧/પૈકી ૧ ને.હા	૦૦-૦૩-૨૩
			રોડ	૦૦-૦૩-૩૩
			૩૯૯ પૈકી ૧/પૈકી ૧ ને.હા	૦૦-૦૦-૭૦
			૩૯૯ પૈકી ૧	૦૦-૨૫-૭૦
			૪૦૦/૩ પૈકી ૧	૦૦-૦૨-૮૦
			૪૦૦/૩ પૈકી ૪	૦૦-૨૪-૬૦
			૪૦૦/૨ પૈકી ૧	૦૦-૦૯-૯૩
			૪૦૦/૨ પૈકી ૨	૦૦-૦૪-૫૦
			રસ્તો	૦૦-૦૩-૬૭
			૩૨૨/૨	૦૦-૦૯-૨૯
			૩૨૩/૬	૦૦-૦૬-૪૦
			૩૨૩/૧ પૈકી ૨/પૈકી ૧ ને.હા	૦૦-૦૦-૩૪
			૩૨૩/૧ પૈકી ૨/પૈકી ૨	૦૦-૦૬-૦૨
			૩૨૩/૫	૦૦-૦૨-૫૦
			૩૨૩/૨	૦૦-૦૪-૭૯
			૩૨૩/૩	૦૦-૦૪-૩૦
			૩૨૩/૪	૦૦-૦૨-૨૦
			૩૦૦/૩	૦૦-૦૬-૪૯
			૨૯૯/૪/પૈકી ૧	૦૦-૦૬-૪૬
			૨૯૯/૩ પૈકી ૨/પૈકી ૨	૦૦-૦૬-૪૯
			૨૯૯/૫ પૈકી ૧	૦૦-૧૭-૯૩
			રસ્તો	૦૦-૦૨-૧૪
			૨૨૬/૩ પૈકી ૧	૦૦-૧૬-૨૨
			૨૨૭ પૈકી ૨	૦૦-૦૫-૧૦
			૨૨૭ પૈકી ૧	૦૦-૦૫-૫૭
			૨૨૬/૨ પૈકી ૧/પૈકી ૨	૦૦-૧૧-૫૮
			૨૨૬/૧ પૈકી ૧	૦૦-૧૪-૦૪
			૨૨૦/૨ પૈકી ૧	૦૦-૧૨-૪૬
			૨૨૧/૧ પૈકી ૩	૦૦-૦૭-૯૦
			૨૨૧/૧ પૈકી ૪	૦૦-૦૬-૩૯
			રસ્તો	૦૦-૦૧-૭૬

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	ઉપલેટા ચાલુ	ઉપલેટા	૧૯૦ પૈકી ૩	૦૦-૨૨-૯૮
			૧૯૦ પૈકી ૭	૦૦-૧૬-૫૦
			૧૮૯/૧ પૈકી ૫	૦૦-૦૩-૫૦
			૧૮૯/૧ પૈકી ૧	૦૦-૧૧-૫૯
			૧૬૬/૫	૦૦-૧૫-૦૩
			૧૬૭ પૈકી ૧	૦૦-૦૫-૧૦
			૧૬૭ પૈકી ૨	૦૦-૧૭-૮૦
			૧૬૭ પૈકી ૩/ પૈકી ૧ ને.હા	૦૦-૦૧-૪૯
			૧૬૭ પૈકી ૫/ પૈકી ૧ ને.હા	૦૦-૦૧-૫૧
			૧૬૨ પૈકી ૧/ પૈકી ૧ ને.હા	૦૦-૦૦-૪૧
			૧૬૧ નેશનલ હાઇવે	૦૦-૦૦-૪૮
			૧૬૦/૨ પૈકી ૩/ પૈકી ૧ ને.હા	૦૦-૦૧-૩૧
			૧૫૪/૩ ની દક્ષિણે ને.હા	૦૦-૦૦-૬૬
			૧૫૪/૪ ની દક્ષિણે ને.હા	૦૦-૦૦-૬૨
			૧૫૪/૧ ની દક્ષિણે ને.હા	૦૦-૦૦-૬૬
			૧૫૧/૪ ની દક્ષિણે ને.હા	૦૦-૦૦-૮૪
			૧૫૧/૧ પૈકી ની દક્ષિણે ને.હા	૦૦-૦૦-૯૩
			૧૪૭/૬ પૈકી ૧/ પૈકી ૧ ને.હા	૦૦-૦૨-૨૭
			૧૪૩/૧ પૈકી ૨ ને.હા	૦૦-૦૨-૯૯
૨	મુરખડા	ઉપલેટા	૨૦/૫ નેશનલ હાઇવે	૦૦-૦૧-૮૬
			૨૩/૩ નેશનલ હાઇવે	૦૦-૦૧-૨૭
			૩૫ પૈકી ૨ બીન ખેતી	૦૦-૦૭-૪૦
			૩૫ પૈકી ૬	૦૦-૦૩-૬૦
૦૩	ઈસરા	ઉપલેટા	૪૪ પૈકી ૫ ને.હા	૦૦-૦૦-૯૬
			૪૩/૧ પૈકી ૪ ને.હા	૦૦-૦૧-૦૪
			૪૧/૧ પૈકી ૨ ને.હા	૦૦-૦૦-૯૧
			૪૧/૨ પૈકી ૨ ને.હા	૦૦-૦૦-૬૪
			૪૦/૧ પૈકી ૨	૦૦-૦૦-૯૨
			૪૦/૧ પૈકી ૧/ પૈકી ૨	૦૦-૦૪-૦૦
			૪૦/૧ પૈકી ૧/ પૈકી ૧	૦૦-૧૨-૦૦
			૪૦/૧ પૈકી ૧/ પૈકી ૧/ પૈકી ૧	૦૦-૦૯-૭૦
			કોતર	૦૦-૦૩-૧૭
			૨૨ પૈકી ૭	૦૦-૦૪-૧૦
			૨૨ પૈકી ૫	૦૦-૦૪-૦૦
			૨૨ પૈકી ૬	૦૦-૦૪-૦૦
			૨૨ પૈકી ૯	૦૦-૧૬-૩૦
			૨૨ પૈકી ૧૬	૦૦-૦૭-૭૯
			૨૨ પૈકી ૩/ પૈકી ૧	૦૦-૧૮-૭૦
			વોઢળો	૦૦-૦૪-૮૭
			૨૦/૨ પૈકી ૧	૦૦-૩૫-૯૦
			૨૦/૨ પૈકી ૪/ પૈકી ૨	૦૦-૦૮-૨૦
			૨૦/૨ પૈકી ૪/ પૈકી ૩	૦૦-૦૩-૮૦
			રોડ કોસ	૦૦-૦૪-૦૦
			૧૯/૧ પૈકી ૬/ પૈકી ૧	૦૦-૨૦-૦૦
			૧૯/૧ પૈકી ૨/ પૈકી ૧	૦૦-૧૧-૦૦
			૧૯/૧ પૈકી ૩/ પૈકી ૧	૦૦-૨૦-૦૦
			૧૮ પૈકી ૪	૦૦-૦૦-૪૫
			૧૮ પૈકી ૧	૦૦-૦૦-૪૫
			૧૮ પૈકી ૨/ પૈકી ૧	૦૦-૦૮-૪૬
૦૪	નિલાખા	ઉપલેટા	૪૬૦/ પૈકી ૧	૦૦-૨૨-૫૩
			નદી	૦૦-૧૧-૩૦
			૪૫૮ પૈકી ૧/ પૈકી ૧	૦૦-૧૦-૧૦
			રસ્તો	૦૦-૦૧-૪૫
			૪૫૭ પૈકી ૪/ પૈકી ૧	૦૦-૦૫-૭૧

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૧	૨	૩	૪	૫
	નિલાખા ચાલુ	ઉપલેટા	જપ૭ પૈકી ૨/પૈકી ૧	૦૦-૦૩-૦૦
			જપ૭ પૈકી ૧/પૈકી ૧	૦૦-૧૪-૦૦
			જપ૬ પૈકી ૧/પૈકી ૧	૦૦-૧૯-૫૬
			રોડ	૦૦-૦૬-૩૫
			૩૮૫ પૈકી ૩	૦૦-૧૪-૭૨
			૩૮૪ પૈકી ૧	૦૦-૨૦-૧૬
			૩૭૬/૧ પૈકી ૧	૦૦-૧૫-૯૫
			૩૭૪ પૈકી ૪	૦૦-૧૧-૮૮
			૩૭૫ પૈકી ૧	૦૦-૧૦-૦૦
			રસ્તો	૦૦-૦૨-૫૫
			૩૦૩ પૈકી ૧	૦૦-૩૨-૬૯
			૩૦૫ પૈકી ૧	૦૦-૦૬-૧૮
			૩૦૫ પૈકી ૨	૦૦-૦૫-૧૦
			૩૦૪ પૈકી ૧	૦૦-૦૭-૯૭
			૩૦૮ પૈકી ૧	૦૦-૦૯-૫૫
			૩૦૯ પૈકી ૧	૦૦-૩૯-૬૯
			૩૧૫ પૈકી ૧	૦૦-૨૦-૯૯
			૩૧૬ પૈકી ૧	૦૦-૦૮-૦૨
			૩૧૬ પૈકી ૨	૦૦-૦૮-૦૨
			૩૧૭ પૈકી ૧	૦૦-૦૬-૪૦
			૩૧૭ પૈકી ૩	૦૦-૦૫-૯૭
			૩૧૭ પૈકી ૨	૦૦-૦૫-૫૦
			૩૧૮ પૈકી ૩	૦૦-૦૩-૮૫
			૩૧૮ પૈકી ૨	૦૦-૦૩-૮૦
			૩૧૮ પૈકી ૧	૦૦-૦૩-૯૦
			૩૧૯ પૈકી ૧	૦૦-૧૨-૬૭
			૩૨૩ પૈકી ૩	૦૦-૧૧-૮૪
			૩૨૩ પૈકી ૧	૦૦-૧૨-૮૫
			રસ્તો	૦૦-૦૧-૧૪
			૩૨૩ પૈકી ૪	૦૦-૦૬-૪૮
			૩૨૪ પૈકી ૪	૦૦-૦૬-૫૧
			૩૨૪ પૈકી ૩	૦૦-૧૬-૩૦
			૩૨૪ પૈકી ૧	૦૦-૧૬-૮૦
			૩૨૫ પૈકી ૨	૦૦-૦૮-૩૧
			૩૨૫ પૈકી ૩	૦૦-૦૭-૬૦
			૩૨૫ પૈકી ૧	૦૦-૦૬-૬૧
			રસ્તો/કેનાલ	૦૦-૦૧-૦૧
૦૫	ગણોદ	ઉપલેટા	૩૫૦ પૈકી ૫	૦૦-૦૯-૪૦
			૩૪૮/૨ પૈકી ૧	૦૦-૦૪-૪૪
			૩૪૮/૧ પૈકી ૧	૦૦-૧૮-૩૨
			૩૪૯ પૈકી ૧	૦૦-૦૬-૭૪
			૩૬૩ પૈકી ૧	૦૦-૧૪-૯૯
			૩૬૪ પૈકી ૧	૦૦-૦૮-૨૭
			૩૬૫ પૈકી ૨	૦૦-૦૩-૨૪
			૩૬૫ પૈકી ૧	૦૦-૦૩-૨૩
			૩૮૧ પૈકી ૧	૦૦-૧૭-૪૪
			૩૮૨ પૈકી ૧	૦૦-૧૨-૪૦
			૩૮૩ પૈકી ૧	૦૦-૨૧-૩૭
			૩૮૩ પૈકી ૨ ને.હા	૦૦-૦૦-૧૧
			૩૮૪ પૈકી ૨ ને.હા	૦૦-૦૦-૮૨
			૩૮૫ પૈકી ૨ ને.હા	૦૦-૦૦-૮૩
			૩૮૬ પૈકી ૨ ને.હા	૦૦-૦૦-૪૫
			૩૮૬ પૈકી ૧/પૈકી ૧	૦૦-૧૦-૦૬

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૧	૨	૩	૪	૫
	ગણોદ ચાલુ	ઉપલેટા	૪૦૭ પૈકી ૩ રોડ	૦૦-૦૨-૧૪
			૪૦૭ પૈકી ૧/પૈકી ૧	૦૦-૦૮-૧૧
			૪૦૮ પૈકી ૧	૦૦-૧૭-૫૦
			૪૧૦ પૈકી ૧	૦૦-૦૮-૨૦
			૪૧૦ પૈકી ૨	૦૦-૧૫-૧૩
			૪૧૨ પૈકી ૨	૦૦-૦૩-૮૩
			૪૧૨ પૈકી ૧	૦૦-૦૪-૮૬
			૪૧૩ પૈકી ૧	૦૦-૦૭-૮૪
			૪૨૧ પૈકી ૪	૦૦-૦૪-૮૦
			૪૨૧ પૈકી ૩	૦૦-૦૩-૨૪
			૪૨૧ પૈકી ૫	૦૦-૦૩-૨૦
			૪૨૧ પૈકી ૧	૦૦-૦૩-૭૦
			૪૨૨ પૈકી ૨	૦૦-૦૬-૨૧
			૪૨૨ પૈકી ૧	૦૦-૧૨-૫૦
			૪૪૫ પૈકી ૧	૦૦-૧૬-૭૫
			૪૪૬ પૈકી ૨	૦૦-૦૭-૦૦
			૪૪૬ પૈકી ૧	૦૦-૦૮-૪૪
			૪૪૭ પૈકી ૨	૦૦-૦૦-૫૮
			૪૪૭ પૈકી ૧	૦૦-૧૮-૮૫
			૪૪૮ પૈકી ૧	૦૦-૧૫-૨૮
			નદી	૦૦-૦૪-૮૭
			૪૭૫	૦૦-૦૦-૧૧
			૪૭૬ પૈકી ૨	૦૦-૧૧-૪૦
			૪૭૬ પૈકી ૧	૦૦-૧૨-૪૦
			૪૭૭ પૈકી ૧	૦૦-૧૦-૨૭
			૪૭૮ પૈકી ૧/પૈકી ૨/પૈકી ૧	૦૦-૦૨-૩૦
			૪૭૮ પૈકી ૧/પૈકી ૨	૦૦-૦૨-૩૫
			૪૭૮ પૈકી ૧	૦૦-૦૫-૦૦
			૪૭૮ પૈકી ૧/ પૈકી ૧	૦૦-૦૬-૦૦
			૪૭૮	૦૦-૧૦-૨૪
૦૬	ડાડુકા	કુતીયાણા	૨૨૮	૦૦-૧૦-૦૨
			નેશનલ હાઇવે	૦૦-૦૨-૪૪
			૨૪૩	૦૦-૧૨-૫૮
			૨૪૪	૦૦-૦૫-૧૩
			૨૪૫	૦૦-૦૫-૦૮
			૨૪૬	૦૦-૦૫-૩૧
			૨૪૮	૦૦-૦૮-૮૮
			૨૫૩	૦૦-૧૩-૦૪
			ગામતળ	૦૦-૦૬-૫૫
			નેશનલ હાઇવે	૦૦-૦૧-૬૮
			૨ ગ્રામ પંચાયત	૦૦-૦૬-૦૮
			૩	૦૦-૧૦-૪૧
			૪	૦૦-૦૮-૦૨
			૫	૦૦-૦૩-૮૨
			૬	૦૦-૦૧-૪૨
			૪૩૬	૦૦-૦૧-૦૮
			૭	૦૦-૦૨-૧૧
			૮	૦૦-૦૨-૧૬
			૯	૦૦-૦૨-૫૨
			૧૦	૦૦-૦૫-૧૧
			૧૧	૦૦-૦૮-૬૧
			૧૩	૦૦-૨૮-૦૩
			૧૮	૦૦-૦૬-૧૫
			૧૯	૦૦-૦૬-૭૧
			૨૦	૦૦-૦૫-૮૧

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૧	૨	૩	૪	૫
૦૭	વાડાસડા	માણાવદર	૩૭૦/ પૈકી ૫ બીન ખેતી	૦૦-૦૪-૦૦
			૩૭૦/ પૈકી ૪	૦૦-૦૭-૨૫
			૩૭૦/ પૈકી ૨	૦૦-૦૬-૧૦
			૩૭૦/ પૈકી ૧	૦૦-૦૬-૪૦
			૩૭૦/ પૈકી ૩	૦૦-૦૬-૬૦
			૩૭૪/ પૈકી ૨	૦૦-૦૪-૪૫
			૩૭૪/ પૈકી ૧/ પૈકી ૨	૦૦-૦૪-૦૦
			૩૭૪/ પૈકી ૧/ પૈકી ૧	૦૦-૦૬-૩૦
			૩૭૫	૦૦-૦૭-૩૧
			૩૭૬	૦૦-૦૭-૫૮
			૩૭૮	૦૦-૧૧-૧૭
			૩૭૯/ પૈકી ૧/ પૈકી ૨	૦૦-૦૨-૪૦
			૩૭૯/ પૈકી ૧/ પૈકી ૩	૦૦-૦૧-૮૦
			૩૭૯/ પૈકી ૧/ પૈકી ૧	૦૦-૦૧-૦૦
			૩૭૯/ પૈકી ૨/ પૈકી ૧	૦૦-૦૨-૩૦
			૩૭૯/ પૈકી ૨/ પૈકી ૨	૦૦-૦૫-૧૫
			૩૮૦/ પૈકી ૨	૦૦-૦૮-૩૫
			૩૮૦/ પૈકી ૧	૦૦-૦૪-૬૦
			૩૮૦ / પૈકી ૩	૦૦-૦૪-૫૦
			૩૮૦ / પૈકી ૪	૦૦-૦૩-૮૭
			૩૮૧ / પૈકી ૧	૦૦-૦૪-૬૧
			૩૮૧ / પૈકી ૨	૦૦-૦૪-૬૧
			૩૮૨ / પૈકી ૨	૦૦-૧૨-૩૨
			૩૮૦/૧/ પૈકી ૧ સ.પડતર	૦૦-૧૭-૮૬
			રોડ	૦૦-૦૨-૪૪
			૩૮૦ / ૧ / પૈકી ૧ સ.પડતર	૦૦-૪૭-૮૬
			૪૦૧/ પૈકી ૩	૦૦-૧૩-૪૭
			૪૦૧/ પૈકી ૪	૦૦-૦૮-૦૭
			૪૦૧ / પૈકી ૨ સ.પડતર	૦૦-૮૪-૭૦
			૪૦૧ / પૈકી ૧ સ.પડતર	૦૦-૭૦-૦૦
			૪૦૪	૦૦-૧૭-૦૦
			૪૦૮ / પૈકી ૩	૦૦-૨૭-૧૦
			૪૦૮/ પૈકી ૧/ પૈકી ૧	૦૦-૧૨-૨૦
			૪૦૮/ પૈકી ૧/ પૈકી ૨ બી.ખેતી	૦૦-૦૭-૧૮
			૪૦૮/ પૈકી ૨	૦૦-૧૩-૫૦
૦૮	બીલડી	કુતિયાણા	૮૬	૦૦-૧૩-૧૭
			૧૦૨ સરકારી પડતર	૦૦-૧૭-૦૪
			વોકળો	૦૦-૦૧-૬૪
			૧૨૦ સરકારી પડતર ગૌચર	૦૦-૬૬-૩૮
			મેશનલ હાઇવે	૦૦-૦૧-૮૮
			૧૮૪ સરકારી પડતર ગૌચર	૦૦-૦૦-૭૮
			વોકળો	૦૦-૦૧-૬૨
			૨૮૧ સરકારી પડતર ગૌચર	૦૦-૦૮-૫૭
			૨૮૩ સરકારી પડતર ગામતળ	૦૦-૧૧-૭૪
			૨૮૧ સરકારી પડતર ગૌચર	૦૦-૪૩-૦૮
			૨૪૫	૦૦-૧૦-૭૫
			૨૪૩	૦૦-૨૨-૨૦
			૨૪૬ સરકારી પડતર	૦૦-૧૧-૩૮
			વોકળો	૦૦-૦૧-૧૩
૦૯	રોઘડા	કુતિયાણા	૪૩૩ વોકળો	૦૦-૦૧-૫૦
			૪૩૨	૦૦-૨૦-૮૬
			૪૩૪	૦૦-૧૫-૧૮
			૪૩૬	૦૦-૧૬-૨૨

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	રોઘડા ચાલુ	કુતિયાણા	૪૧૧ સરકારી	૦૦-૦૯-૮૩
			૪૭૨	૦૦-૧૪-૯૧
			૪૭૩	૦૦-૨૯-૧૮
			૪૧૧ સરકારી	૦૦-૧૫-૧૨
			રસ્તો	૦૦-૦૧-૨૨
			૨૯	૦૦-૦૩-૧૮
			૨૮	૦૦-૦૩-૨૧
			૨૭	૦૦-૦૬-૨૪
			૧૬૪ સરકારી	૦૦-૨૦-૨૫
			૧૭૦	૦૦-૦૦-૦૫
			૧૭૧	૦૦-૦૨-૧૨
			૧૭૨	૦૦-૦૨-૮૯
			૧૭૪	૦૦-૦૯-૭૧
			૧૭૫/પૈકી ૨ બીનખેતી	૦૦-૦૪-૧૬
			૧૭૫/પૈકી ૧	૦૦-૦૭-૮૬
			૧૭૬	૦૦-૧૬-૫૪
			૪૧૧ સરકારી	૦૦-૧૯-૯૦
			૧૮૧ શ્રી સરકાર	૦૦-૨૪-૬૮
			૧૮૩	૦૦-૨૨-૧૫
			૧૮૪	૦૦-૦૭-૯૨
			૧૮૫	૦૦-૦૩-૨૭
			૧૮૬	૦૦-૧૭-૩૦
			૧૮૭	૦૦-૦૬-૦૦
			૧૮૮	૦૦-૨૬-૭૩
			૧૮૯	૦૦-૩૧-૧૦
૧૦	ઔઠા	કુતિયાણા	૯૮	૦૦-૨૫-૩૩
			૯૭	૦૦-૧૨-૮૨
			૯૬	૦૦-૧૪-૧૦
			૯૫	૦૦-૦૪-૪૧
			૯૪	૦૦-૦૪-૪૦
			૯૧	૦૦-૧૫-૫૫
			૯૦	૦૦-૧૬-૮૩
			૮૯	૦૦-૧૦-૨૨
			૮૮ - નેશનલ હાઇવે	૦૦-૦૧-૬૦
			૮૭ - નેશનલ હાઇવે	૦૦-૦૧-૬૦
			નેશનલ હાઇવે	૦૦-૦૨-૪૯
			૮૬	૦૦-૧૩-૨૧
			૮૫	૦૦-૦૧-૩૯
			રસ્તો	૦૦-૦૧-૩૪
			૫	૦૦-૨૨-૩૪
			૯	૦૦-૪૫-૬૧
			નદી	૦૦-૦૨-૨૫
૧૧	ટેરી	કુતિયાણા	૨૦ સરકારી પડતર	૦૦-૧૨-૯૯
			રોડ	૦૦-૦૦-૮૮
			૨૦ સરકારી પડતર	૦૦-૨૨-૪૦
			૨૫	૦૦-૧૦-૦૪
			૩૨	૦૦-૦૮-૩૪
			૩૩	૦૦-૦૩-૮૩
			૩૪	૦૦-૦૪-૭૮
			૩૫	૦૦-૦૩-૩૭
			૩૬	૦૦-૦૪-૧૩
			૩૭ પૈકી ૧	૦૦-૦૪-૧૦
			૩૭ પૈકી ૨	૦૦-૦૩-૫૪
			રસ્તો	૦૦-૦૦-૫૦

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
૧૨	ઉજડ થેપડા	કુતિયાણા	૧૫૯/પૈકી ૨	૦૦-૦૫-૮૦
			૧૫૯/પૈકી ૧	૦૦-૦૬-૫૦
			૧૫૮	૦૦-૦૪-૮૩
			૧૭૪	૦૦-૦૬-૩૮
			૧૭૫	૦૦-૦૬-૩૮
			૧૭૬	૦૦-૦૬-૪૫
			૧૭૭	૦૦-૦૫-૩૩
			૧૭૮	૦૦-૦૮-૧૪
			૨૦૨ સરકારી પડતર	૦૦-૦૩-૩૦
			રસ્તો	૦૦-૦૦-૫૩
			૨૦૫	૦૦-૧૮-૬૦
			૨૧૦	૦૦-૧૬-૮૦
			૨૧૧ બીનખેતી	૦૦-૦૮-૮૮
			૨૧૨	૦૦-૦૮-૫૮
			૨૭૬ બીનખેતી	૦૦-૦૫-૮૮
			૨૭૭ સરકારી પડતર	૦૦-૦૦-૪૦
			રસ્તો	૦૦-૦૦-૫૪
			૨૭૭ સરકારી પડતર	૦૦-૦૦-૫૪
			૨૭૪	૦૦-૦૬-૪૦
			૨૭૮/પૈકી ૨	૦૦-૦૨-૮૧
			૨૭૮/પૈકી ૧	૦૦-૦૨-૮૧
			૨૭૯	૦૦-૦૬-૮૦
			૩૨૮	૦૦-૦૬-૬૮
			૩૨૭	૦૦-૦૪-૬૫
			૩૨૯	૦૦-૦૬-૮૧
			૩૩૦	૦૦-૦૪-૬૪
			૩૩૨	૦૦-૦૨-૪૦
			૩૩૧ બીન ખેતી	૦૦-૦૭-૮૭
			૩૭૮ બીન ખેતી	૦૦-૦૫-૩૩
			૩૭૭/પૈકી ૨	૦૦-૦૬-૫૦
			૩૭૭/પૈકી ૧	૦૦-૨૭-૧૦
			નેશનલ હાઇવે	૦૦-૦૩-૩૦
			રસ્તો	૦૦-૦૧-૮૬
			૪૨૨ બીનખેતી	૦૦-૦૫-૬૦
			૪૩૩	૦૦-૦૫-૧૦
			૪૩૬	૦૦-૦૩-૮૦
			૪૩૮ સરકારી પડતર	૦૦-૦૭-૫૮
			૪૩૯	૦૦-૦૧-૬૨
			૪૮૨	૦૦-૧૧-૭૮
			૪૭૮	૦૦-૧૧-૫૦
૧૩	કુતિયાણા	કુતિયાણા	૩૬૮	૦૦-૦૪-૮૬
			૩૬૫	૦૦-૦૫-૭૦
			૩૬૪	૦૦-૦૪-૮૩
			૩૬૩	૦૦-૦૪-૫૪
			૩૬૨	૦૦-૦૮-૪૬
			૩૫૮	૦૦-૦૬-૮૮
			૩૦૫	૦૦-૩૨-૮૮
			રોડ	૦૦-૦૧-૮૩
			૨૬૮	૦૦-૦૮-૭૮
			૩૦૮	૦૦-૦૨-૭૭
			૩૧૦	૦૦-૩૪-૪૬
			૨૮૭	૦૦-૧૪-૧૭
			૨૮૬	૦૦-૦૭-૦૨
			૨૮૫	૦૦-૦૮-૮૬

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	કુતિયાણા ચાલુ	કુતિયાણા	૨૯૪	૦૦-૧૨-૬૯
			૨૯૧	૦૦-૦૨-૫૪
			૧૯૧	૦૦-૦૧-૭૫
			૨૦૬	૦૦-૦૧-૬૯
			૧૪૦	૦૦-૧૫-૦૯
			૧૩૭	૦૦-૨૦-૦૪
			૨૦૬	૦૦-૦૧-૨૬
			૯૪	૦૦-૦૭-૬૦
			૯૩	૦૦-૦૭-૯૪
			૯૧	૦૦-૦૯-૫૦
			૯૦	૦૦-૧૩-૪૦
			૮૯	૦૦-૦૭-૩૦
			૮૮	૦૦-૦૩-૬૬
			૮૭	૦૦-૧૨-૫૯
			૨૦૬	૦૦-૦૧-૬૬
			૪૭ પૈકી ૨	૦૦-૨૨-૬૯
			૪૪	૦૦-૧૨-૧૯
			૪૨	૦૦-૧૫-૭૦
			૧૩	૦૦-૦૫-૪૩
			૧૨	૦૦-૧૨-૮૪
			૧૧	૦૦-૦૯-૩૨
			૬૧	૦૦-૬૧-૧૪
			કોતર નીમે	૦૦-૦૫-૦૨
૧૪	મહોબતપુરા	કુતિયાણા	કોતર નીમે	૦૦-૦૫-૦૨
			૭૯	૦૦-૦૬-૫૮
			૮૧	૦૦-૨૦-૬૯
			૮૨	૦૦-૧૦-૩૨
૧૫	માલ	કુતિયાણા	૬૩૧ સરકારી પડતર ગૌચર	૦૦-૦૮-૧૭
			૬૩૦	૦૦-૧૦-૫૩
			૫૮૦ બીન ખેતી	૦૦-૦૨-૮૨
			૫૭૯	૦૦-૧૮-૮૬
			૫૭૬	૦૦-૦૫-૭૮
			૫૭૫ બીન ખેતી	૦૦-૦૪-૭૬
			૫૬૭	૦૦-૦૪-૮૩
			૫૬૬	૦૦-૦૪-૬૦
			૫૬૫	૦૦-૦૫-૧૭
			૫૬૪	૦૦-૦૬-૮૧
			૫૬૩	૦૦-૦૯-૦૦
			૫૬૨ રસ્તો સ. પડતર ગૌચર	૦૦-૦૩-૭૯
			૫૫૩	૦૦-૦૬-૨૫
			૫૫૨	૦૦-૦૫-૨૬
			૫૫૧	૦૦-૦૫-૪૩
			૫૪૯	૦૦-૦૬-૨૯
			૫૪૮ બીન ખેતી	૦૦-૦૪-૯૨
			રસ્તો	૦૦-૦૦-૬૨
			૪૮૪ સ. પ. ગૌચર	૦૦-૦૧-૧૬
			નદી	૦૦-૦૪-૧૩
			૪૮૩ સરકારી પડતર ગૌચર	૦૦-૧૩-૫૫
			૪૮૧	૦૦-૦૪-૧૫
			૪૮૦	૦૦-૦૩-૦૪
			૪૭૯ બીન ખેતી	૦૦-૦૬-૭૧
			રસ્તો	૦૦-૦૧-૬૮
			૪૭૪	૦૦-૧૧-૫૦
			૪૭૩	૦૦-૦૨-૪૪



અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	માલ ચાલુ	કુતિયાણા	૪૭૧	૦૦-૦૮-૦૫
			૪૭૦	૦૦-૦૮-૪૮
			૪૬૯ વોકળો	૦૦-૦૧-૮૪
			૪૬૮	૦૦-૧૦-૦૨
			૪૬૭	૦૦-૦૨-૭૦
			૪૬૬	૦૦-૧૩-૮૩
			૪૬૫	૦૦-૦૧-૩૮
			૪૬૪	૦૦-૦૬-૮૨
			૪૬૩	૦૦-૦૭-૨૪
			૪૬૨	૦૦-૦૮-૫૮
			૪૬૧	૦૦-૧૨-૧૪
			૪૬૦ સરકારી પડતર ગૌચર	૦૦-૨૫-૭૩
૧૬	ચોલીયાણા	કુતિયાણા	૭૨/૧	૦૦-૧૫-૮૦
			૭૨/૨	૦૦-૦૬-૮૦
			૭૩	૦૦-૧૧-૦૦
૧૭	બાલોચ	કુતિયાણા	૩૦૬	૦૦-૧૧-૩૨
			૩૦૭	૦૦-૦૫-૮૩
			૩૦૮	૦૦-૦૬-૦૪
			૩૦૯	૦૦-૧૨-૦૦
			૨૨૨૦	૦૦-૦૦-૮૪
			૩૧૧	૦૦-૦૪-૭૫
			૩૧૦	૦૦-૦૧-૮૮
			૩૧૨	૦૦-૦૭-૫૭
			૩૦૨	૦૦-૧૫-૪૧
			૩૦૧	૦૦-૧૫-૩૮
			૨૮૮	૦૦-૧૦-૮૦
			૨૮૭ બીન ખેતી	૦૦-૦૨-૪૦
			૨૮૪	૦૦-૨૭-૭૬
			૨૭૧ સરકારી પડતર ગૌચર	૦૦-૦૨-૦૭
			૨૨૨૦	૦૦-૦૧-૭૦
			૨૭૧ સરકારી પડતર ગૌચર	૦૦-૨૨-૦૫
			દુધી નદી	૦૦-૦૪-૪૦
			૧૫૨ સરકારી પડતર ગૌચર	૦૦-૦૮-૩૪
			૨૨૨૦	૦૦-૦૧-૩૩
			૧૫૨ સરકારી પડતર ગૌચર	૦૦-૦૩-૩૩
			૧૫૧	૦૦-૦૧-૫૨
			૧૪૮	૦૦-૦૫-૮૩
			૧૪૭	૦૦-૧૦-૬૮
			૬૩	૦૦-૦૮-૫૫
			૬૪	૦૦-૦૪-૩૫
			૬૫	૦૦-૧૧-૬૫
			૬૬	૦૦-૦૫-૦૬
			૬૭	૦૦-૧૩-૭૮
			૬૮	૦૦-૧૧-૫૨
			૬૯	૦૦-૦૬-૦૮
			૭૦	૦૦-૦૩-૫૬
			૭૧	૦૦-૦૩-૮૩
			૭૩	૦૦-૦૦-૫૧
			૭૪	૦૦-૧૮-૮૪
૧૮	ખીજદળ	રાણાવાવ	૨૫૩	૦૦-૦૭-૮૦
			૨૫૪	૦૦-૧૧-૧૨
			૨૫૫	૦૦-૧૫-૬૮
			૨૪૮	૦૦-૧૦-૭૧
			૨૪૮ બીન ખેતી	૦૦-૦૮-૮૭

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	ખીજદળ ચાલુ	રાણાવાવ	૨૨૨૦	૦૦-૦૦-૫૩
			૨૦૦	૦૦-૧૧-૬૦
			૨૦૩	૦૦-૨૧-૭૩
			૨૦૫	૦૦-૧૦-૦૨
			૨૨૨૦	૦૦-૦૧-૮૫
			૨૦૫	૦૦-૦૦-૩૬
			૨૨૨૦	૦૦-૦૦-૧૦
			૨૦૮	૦૦-૦૬-૭૭
			૨૦૬	૦૦-૧૩-૭૭
૧૮	અમર	કુતિયાણા	૬૮૬ સરકારી પડતર ગૌચર	૦૦-૪૫-૫૦
			રોડ	૦૦-૦૧-૮૪
			૬૮૫	૦૦-૦૩-૧૫
			૬૮૪	૦૦-૦૧-૨૮
૨૦	રાણા કંડોરણા	રાણાવાવ	૧૭૨૮	૦૦-૧૭-૪૨
			૧૭૩૮	૦૦-૧૧-૧૨
			૧૭૩૮	૦૦-૧૫-૮૨
			૧૭૧૩ સરકારી પડતર ગૌચર	૦૦-૨૩-૦૦
			૧૭૦૬ સરકારી પડતર ગૌચર	૦૦-૪૮-૮૨
			૧૭૦૨ સરકારી પડતર ગૌચર	૦૦-૦૧-૧૬
			નદી	૦૦-૧૬-૪૬
			૧૭૦૧	૦૦-૩૨-૫૬
			૧૨૫૪ શ્રીસરકાર બીનખેતી	૦૦-૧૪-૭૮
			૧૨૫૩	૦૦-૦૭-૩૩
			૨૨૨૦	૦૦-૦૦-૮૩
			૧૧૬૪	૦૦-૦૮-૦૩
			૧૧૬૩	૦૦-૨૬-૮૧
			૧૧૬૮	૦૦-૧૧-૨૫
			૧૧૫૮	૦૦-૦૪-૩૮
			૧૧૬૦	૦૦-૧૬-૮૭
			૧૧૫૭ બીનખેતી	૦૦-૦૫-૨૮
			૧૧૫૨	૦૦-૧૪-૮૭
			૨૨૨૦	૦૦-૦૦-૬૬
			૧૧૫૦	૦૦-૧૦-૩૨
			૧૧૪૮	૦૦-૧૦-૩૨
			૧૧૪૬	૦૦-૦૪-૫૦
			૧૧૪૫	૦૦-૦૬-૪૭
			૧૧૪૪	૦૦-૦૬-૨૩
			૧૧૪૩	૦૦-૧૫-૭૬
			૧૧૪૨	૦૦-૦૬-૮૧
			૧૧૪૧	૦૦-૦૪-૧૩
			૧૧૪૦	૦૦-૦૪-૪૨
			૧૧૩૮	૦૦-૦૮-૧૩
			૧૧૩૮/પેકી૧	૦૦-૦૩-૨૪
			૨૨૨૦	૦૦-૦૧-૬૦
			૧૧૩૭	૦૦-૧૫-૪૧
			૧૧૩૬	૦૦-૧૪-૩૧
			૧૧૩૫	૦૦-૦૪-૭૮
			૧૧૩૪	૦૦-૦૭-૩૭
			૧૧૩૩	૦૦-૧૦-૭૦
			૧૧૨૮	૦૦-૦૮-૩૩
			૧૧૨૭	૦૦-૦૫-૬૬
			૧૧૨૬	૦૦-૦૮-૩૭
			૧૧૨૫	૦૦-૦૩-૮૬
			૧૧૨૪	૦૦-૦૩-૭૭
૨૧	રાણા વડવાળા	રાણાવાવ	૭૮૫	૦૦-૧૮-૪૫
			૭૮૬	૦૦-૧૭-૮૦
			૭૮૭	૦૦-૦૬-૭૪

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	રાણા વડવાળા ચાલુ	રાણાવાવ	૭૮૮	૦૦-૦૬-૮૫
			૭૮૦	૦૦-૧૩-૩૨
			૭૮૧	૦૦-૧૧-૭૫
			૭૮૨	૦૦-૧૦-૦૩
			૭૮૩	૦૦-૦૪-૮૪
			૭૮૮/પેકી ૧ બીનખેતી	૦૦-૦૮-૦૩
			૭૮૯	૦૦-૧૩-૦૫
			૮૧૭ બીનખેતી	૦૦-૧૨-૩૪
			૮૧૫ બીનખેતી	૦૦-૧૩-૩૭
			૮૧૦	૦૦-૦૧-૭૬
			૮૬૯ - રોડ કોર્સીંગ	૦૦-૧૬-૯૪
			૮૫૯	૦૦-૦૫-૨૫
			૮૬૦	૦૦-૧૧-૭૧
			૮૬૨	૦૦-૦૪-૬૩
			૮૬૧	૦૦-૦૬-૭૩
			૮૬૩	૦૦-૦૯-૮૪
			૮૭૩	૦૦-૦૮-૬૩
			નદી	૦૦-૦૨-૩૬
			૮૭૦ સરકારી પડતર ગૌચર	૦૦-૨૦-૬૨
			૧૦૨૬	૦૦-૧૦-૫૩
			૧૦૨૭	૦૦-૦૬-૩૧
			૧૦૩૬ રસ્તો	૦૦-૦૨-૧૮
			૧૦૩૫	૦૦-૧૦-૬૧
			૧૦૩૨	૦૦-૦૩-૧૪
			૧૦૩૪	૦૦-૧૮-૯૫
			૧૬૨૫	૦૦-૧૭-૮૦
			૧૬૨૩	૦૦-૦૮-૫૯
			૧૬૨૨	૦૦-૦૩-૦૬
			રસ્તો	૦૦-૦૦-૫૫
			૧૬૧૭/પેકી ૧	૦૦-૦૩-૩૦
			૧૬૧૭/પેકી ૨	૦૦-૩૪-૧૯
			રોડ ક્રોસ	૦૦-૦૪-૮૦
			નેશનલ હાઈવે	૦૦-૦૧-૩૭
			૨૩	૦૦-૦૭-૧૭
			૨૪	૦૦-૦૭-૧૨
			૨૭	૦૦-૦૪-૫૨
			૨૮	૦૦-૦૪-૪૬
			૩૨	૦૦-૧૧-૪૦
			૩૩	૦૦-૧૧-૨૩
			૩૪	૦૦-૧૦-૦૦
			૩૫	૦૦-૦૩-૮૩
			રસ્તો	૦૦-૦૧-૦૯
			૩૬	૦૦-૨૪-૩૮
			૩૭	૦૦-૦૮-૮૬
			૩૯	૦૦-૦૬-૭૯
			૪૧	૦૦-૧૪-૯૭
			૪૩	૦૦-૦૯-૧૦
			રસ્તો	૦૦-૦૩-૪૧
૨૨	ભોદ	રાણાવાવ	૧૨૧	૦૦-૩૯-૨૮
			૧૨૮	૦૦-૧૨-૫૨
			૧૨૭ બીન ખેતી	૦૦-૦૫-૧૬
			૧૨૬	૦૦-૦૮-૦૩
			૧૨૫	૦૦-૧૬-૧૭
			૧૦૭	૦૦-૪૧-૩૦
			રસ્તો	૦૦-૦૧-૦૯
			૧૦૭	૦૦-૦૬-૬૨
			૧૦૪	૦૦-૨૭-૪૫

અનુ.નં.	ગામનું નામ	તાલુકો	બ્લોક/સર્વે નંબર	આર.ઓ.યુ. મુજબ ક્ષેત્રફળ હે-આરે-ચો.મી.
૧	૨	૩	૪	૫
	ભોદ આલુ	રાણાવાવ	૯૪	૦૦-૦૫-૦૨
			૯૩	૦૦-૦૩-૧૪
			૯૨	૦૦-૦૩-૨૩
			૯૧	૦૦-૦૩-૩૧
			૯૧ નેશનલ હાઇવે	૦૦-૦૦-૬૬
			૯૦ નેશનલ હાઇવે	૦૦-૦૦-૨૮
			૮૯ નેશનલ હાઇવે	૦૦-૦૦-૩૦
			૮૮ નેશનલ હાઇવે	૦૦-૦૦-૩૪
			૮૭ નેશનલ હાઇવે	૦૦-૦૦-૪૦
			૨૨૨૦	૦૦-૦૧-૭૫
			૮૪૦	૦૦-૧૦-૮૬
			૮૩૯	૦૦-૧૪-૨૮
			વોકળો	૦૦-૦૧-૩૭
			૮૩૭	૦૦-૦૮-૦૫
			૮૩૬	૦૦-૦૭-૦૧
			વોકળો	૦૦-૦૨-૭૬
			૮૩૫	૦૦-૧૪-૪૯
			૮૨૯	૦૦-૦૫-૫૬
			૮૨૪	૦૦-૧૦-૭૪
			૮૭૨	૦૦-૧૧-૦૮
			૮૨૩	૦૦-૦૭-૬૧
			૮૨૨	૦૦-૧૩-૪૩
			૮૭૩	૦૦-૧૭-૪૫
			૮૭૪	૦૦-૦૩-૮૬
			૮૭૫ સરકારી પડતર ખરાબો	૦૦-૪૨-૦૫
			કાર્ટરેક	૦૦-૦૦-૪૦
			૮૮૪	૦૦-૦૧-૮૮
			૮૭૫ સરકારી પડતર ખરાબો	૦૦-૦૬-૯૯
			૮૮૫	૦૦-૦૯-૩૧
૨૩	રાણાવાવ	રાણાવાવ	૧૮૧	૦૦-૦૭-૩૮
			૧૮૦	૦૦-૦૬-૩૨
			૧૭૯	૦૦-૦૮-૩૮
			૧૭૮	૦૦-૧૧-૫૬
			૧૭૫ સરકારી પડતર ગૌચર	૦૦-૧૯-૯૩
			રોડ કોર્સીંગ	૦૦-૧૪-૧૮
			૧૯૬ સરકારી પડતર ગૌચર	૦૦-૧૩-૫૭
			રોડ કોર્સીંગ	૦૦-૦૨-૯૯
			૨૦૪ સરકારી પડતર ગૌચર	૦૦-૧૭-૫૮
			૧૯૮	૦૦-૦૭-૫૦
			૧૯૯ બિન ખેતી	૦૦-૦૭-૪૬
			૨૦૦	૦૦-૦૮-૮૨
			૨૦૨	૦૦-૦૭-૭૫
			૨૧૦	૦૦-૦૬-૪૫
			૨૧૨	૦૦-૦૦-૧૪
			૨૧૧	૦૦-૦૯-૩૯
			૨૧૨	૦૦-૦૭-૩૮
			૨૧૭	૦૦-૨૦-૨૪
			૨૧૮ બીનખેતી	૦૦-૦૫-૭૪
			૨૩૫ સરકારી પડતર ગૌચર	૦૦-૪૪-૮૦

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(સહી)/- અવાચ્ય,

ખાસ ફરજ પરના અધિકારી

નર્મદા જળ સંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,  
સચિવાલય, ગાંધીનગર.

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**પ્રમાણપત્ર નંબર-૧**

ગુજરાત રાજ્યના રાજકોટ જિલ્લો, તાલુકો: ઉપલેટા, ગામ: ઉપલેટા થી ગામ: રાણાવાવ, તાલુકો: રાણાવાવ, જિલ્લો: પોરબંદર સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાખવી જરૂરી છે. પાઈપ લાઈનની જાહેર હેતુ માટે જમીનમાં વપરાશી હક્ક સંપાદન કરવા બાબત. અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાં દર્શાવેલ પ્રત્યેક સર્વે નંબર/બ્લોક નંબર નંબરના હિસ્સાની સ્થળે ખરાઈ કરી પાઈપ લાઈનમાં આવતા સર્વે નંબરના હિસ્સા લેવામાં આવેલ છે. તેમજ જે સર્વે નંબરના હિસ્સા પાઈપ લાઈનમાં આવતા નથી જે રદ કરવામાં આવ્યા છે. તેમજ કલમ-૩ (૧) ના જાહેરનામા હેઠળ કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે. અગાઉ દર્શાવેલ ક્ષેત્રફળની ચકાસણી કરવામાં આવેલ છે.

આથી પ્રમાણપત્ર આપવામાં આવે છે કે કલમ-૬ (૧) નું જાહેરનામું પત્રક ચકાસણી કરીને તૈયાર કરવામાં આવેલ છે.  
તારીખ:૦૮-૧૦-૨૦૨૦

**એમ.એચ.આંત્રોલીયા,**

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ

કુતીયાણા. જિ. પોરબંદર

**પ્રમાણપત્ર નંબર-૨**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ સરકારી સંસ્થા છે.  
તારીખ:૦૮-૧૦-૨૦૨૦

**એમ.એચ. આંત્રોલીયા,**

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ

કુતીયાણા. જિ. પોરબંદર

**પ્રમાણપત્ર નંબર-૩**

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, જાહેરનામામાં જણાવેલ ગામોની જાહેર હિતમાં પાણીની પાઈપ લાઈન નાખવી જરૂરી છે. ઉપરોક્ત હેતુ માટે ખાનગી માલિકીની જમીનમાં વપરાશકારોના વપરાશી હક્કો સંપાદન કરતી વખતે તથા સંપાદન થઈ ગયા પછી કોઈ કોર્ટના હુકમ આધારે નાણાકીય તથા અન્ય જવાબદારી ઉપસ્થિતિ થશે તો તેની સંપૂર્ણ જવાબદારી સંપાદન સંસ્થાની રહેશે.

તારીખ:૦૮-૧૦-૨૦૨૦

**એમ.એચ. આંત્રોલીયા,**

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ

કુતીયાણા. જિ. પોરબંદર

**પ્રમાણપત્ર નંબર-૪**

ગુજરાત રાજ્યના રાજકોટ જિલ્લો, તાલુકો: ઉપલેટા, ગામ: ઉપલેટા થી ગામ: રાણાવાવ, તાલુકો: રાણાવાવ, જિલ્લો: પોરબંદર સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાખવી જરૂરી છે. પાઈપ લાઈનની જાહેર હેતુ માટે જમીનમાં વપરાશી હક્ક સંપાદન કરવા બાબત. અધિનિયમ-૨૦૦૦ અન્વેય રાજકોટ જિલ્લાના તાલુકો: ઉપલેટા, ગામ: ઉપલેટા થી ગામ: રાણાવાવ, તાલુકો: રાણાવાવ, જિલ્લો: પોરબંદર સુધીના ૨૩ ગામોમાં પીવાના પાણીની જાહેર હેતુ માટે પાઈપ લાઈન સંમતિ થી નાંખવામાં આવે છે. આ પાઈપલાઈન નાંખવાના કામે પાઈપલાઈન રૂટમાં આવતા ખાતેદારોના જમીનામાંના વપરાશી હક્કમાં સંપાદન થતી જમીનનું કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે. તે કલમ-૩ (૧) ના જાહેરનામાં મુજબ સંબંધિત સરવે નંબર સાથે તથા પાઈપ લાઈન નાંખવાના રૂટના ગામવાર નકશાની મે જાતે ખાત્રી કરી છે. જે બરાબર છે જે આથી પ્રમાણિત કરવામાં આવે છે.

તારીખ:૦૮-૧૦-૨૦૨૦

**એમ.એચ. આંત્રોલીયા,**

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ

કુતીયાણા. જિ. પોરબંદર

## રિપોર્ટ

## એન.સી.-૩૮

એન.સી.-૩૮ હેઠળ ગુજરાત રાજ્યના રાજકોટ જિલ્લો, તાલુકો : ઉપલેટા, ગામ : ઉપલેટા થી ગામ : રાણાવાવ, તાલુકો : રાણાવાવ, જિલ્લો : પોરબંદર સુધી પીવાના પાણીની બેલ્ક ટ્રાન્સમીશન પાઈપલાઈન નાંખવા કલમ-૬ (૧) ના જાહેરનામા અંગે અહેવાલ :

## (૧) અહેવાલ :

ગત વરસે ઉનાળામાં પોરબંદર જિલ્લા અને આસપાસના ગામોમાં પીવાના પાણીની તીવ્ર અછત ઉભી થયેલી અને જિલ્લા કક્ષાને તથા રાજ્યકક્ષાએ પીવાના પાણી ની વ્યવસ્થા કરવા માંગણી આવતાં, રાજ્ય સરકારશ્રી તેમજ ગુજરાત પોટર ઇન્ફ્રાસ્ટ્રક્ચર તરફ થી — જિલ્લામાં નક્કી કરેલા રૂટમાં તત્કાલીન કામ શરૂ કરવા સુચના આપતાં એજન્સી નક્કી કરી રૂટના ખેડૂત ખાતેદારોનો સંપર્ક કરી સંમતી મેળવી પીવાના પાણીની પાઈપલાઈન નાખવાની કામગીરી શરૂ કરવા તથા પેરા (૨) માં જણાવ્યા મુજબ વ્યવસ્થા કરવામાં આવેલી.

## અહેવાલ :-

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ અન્વયે ગુજરાત રાજ્યના રાજકોટ જિલ્લાના તાલુકો : ઉપલેટા, ગામ : ઉપલેટા થી ગામ : રાણાવાવ, તાલુકો : રાણાવાવ, જિલ્લો : પોરબંદર સુધીના ૨૩ ગામોમાં પીવાના પાણીની જાહેર હેતુ માટે પાઈપ લાઈન નાખવી જરૂરી હતી જે અંગે મેસર્સ માસ્કોન એમ.એસ.સી.પ્રા.લી. વડોદરા ને સક્ષમ અધિકારી અને સીનીયર મેનેજરશ્રી, એન.સી.-૩૮ પ્રોજેક્ટ યુનિટ, ગુજરાત પોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ કૃતીયાણાની કામગીરી માં મદદ કરવા સારું કન્સલટન્ટ ની નિમણૂક તા.૦૬-૧૦-૨૦૧૮ ના રોજ વર્ક ઓર્ડર થી આપવામાં આવેલ.

ઉપરોક્ત પ્રોજેક્ટમાં પાણીની પાઈપ લાઈન નાખવા યોજના હેઠળ ૧ થી ૨૩ ગામો પૈકી રાજકોટ, જુનાગઢ, પોરબંદર જિલ્લાના ૨૩ ગામો માટે રૂટ સર્વે કરાવવા અમારા માર્ગદર્શન હેઠળ Classic Network Pvt. Ltd. Rajkot ના પ્રતિનિધિ સાથે રૂટ એલાઇમેન્ટ નક્કી કરી તેમાં આવતા ગામવાર સર્વે નંબરનું ૧૦ (દસ) મીટરના વપરાશી હક્ક અર્થે કોમ્પ્યુટર થી વિસ્તાર(ક્ષેત્રફળ) કાઢી ગુજરાત પાણી અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩(૧) ના જાહેરનામાનો મુસદ્દા મુખ્ય ઇજનેશ્રી ગુ.વો.ઇ.લી. ગાંધીનગર મારફતે સરકારશ્રીના નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ ગાંધીનગરને મોકલવામાં આવેલ હતો જે સરકારશ્રીના આ વિભાગ દ્વારા મંજૂર કરી તેઓશ્રીના ક્રમાંક / એન / ૪ / વીડબલ્યુએસ / ૧૫-૨૦૧૯ / ૫૧૯ / ખ-૪. તા-૧૮-૦૧-૨૦૨૦ થી જાહેરનામું પ્રસિદ્ધ કરી સરકારશ્રીનો ઇરાદો જાહેર કરેલ છે. જે ગુજરાત સરકારશ્રીના એક્સ્ટ્રા ઓર્ડીનરી નંબર -૩૦ ભાગ- બી - ૪ માં પાન નં-૩૦-૧ થી ૩૦-૩૯ ઉપર પ્રસિદ્ધ થતાં તેની બહોળી પ્રસિદ્ધી માટે કલેક્ટરશ્રી, જિલ્લા વિકાસ અધિકારીશ્રી રાજકોટ, જુનાગઢ, પોરબંદર તેમજ મામલતદારશ્રી/ઉપલેટા, માણાવદર, કૃતીયાણા, રાણાવાવ તાલુકા વિકાસ અધિકારીશ્રી ઉપલેટા, માણાવદર, કૃતીયાણા, રાણાવાવ ૧ થી ૨૩ ગામોમાં ગ્રામપંચાયત કચેરીએ પ્રસિદ્ધ કરવામાં આવેલ અને આ ૨૩ ગામોના ખેડૂત ખાતેદારોને રાજ્યપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાની નકલ સાથે નોટીસની બજવણી તા.૨૦/૦૩/૨૦૨૦ સુધીમાં કરવામાં આવેલ છે. અને ૩૦ દિવસમાં જો કોઈ વાંધા હોય તો રજૂ કરવા જાણ કરવામાં આવેલ છે.(પ્રસિદ્ધીની તથા નોટીસ બજવણી ની વિગતો સાથે ના પત્રકોમાં સામેલ છે.)

ઉપરોક્ત જાહેરનામું સરકારશ્રીના રાજ્યપત્રમાં તા:૨૧/૦૧/૨૦૨૦ ના રોજ પ્રસિદ્ધ થયેલ છે. જે નાચબ માહિતી નિયામકશ્રી રાજકોટ, પોરબંદર તરફ થી સ્થાનિક સમાચાર પત્રોમાં જાહેરનામું તા-૨૭/૦૨/૨૦૨૦ ના રોજ દિવ્યભાસ્કર રાજકોટ તથા આજકાલ પોરબંદર સમાચારની આવૃત્તિમાં બહોળી પ્રસિદ્ધી અર્થે પ્રસિદ્ધ કરવામાં આવેલ.

ઉપરોક્ત વિગતે યોજનાના ૧ થી ૨૩ ગામોના ખાતેદાર પૈકી રાજકોટ, જુનાગઢ, પોરબંદર જિલ્લાના ગામોના કુલ - ૧૨ વાંધા રજૂ થયા હતા. તેઓ ને તા:૦૧/૦૮/૨૦૨૦ ના રોજ સક્ષમ અધિકારી અને સીનીયર મેનેજરશ્રી, એન.સી.-૩૮ પ્રોજેક્ટ યુનિટ, ગુ.વો.ઇ.લી. કૃતીયાણા મુકામે સુનાવણી આપવામાં આવેલ. ખાતેદારો તરફ થી પાઈપ લાઈન નાખવા બાબતે વાંધો હોવાનો કોઈ વાંધા આવેલ નથી. વાંધાઓના અરજદારોને જવાબ આપવામાં આવ્યો છે અને તેનો નિકાલ કરવામાં આવ્યો છે. જે અંગે નું પત્રક આ સાથે રજુ છે.

ગામના નકશામાં દર્શાવેલ સર્વે નંબર મુજબ કલમ-૩(૧) નું જાહેરનામું ગામના નંબર-૭ ના સર્વે નંબરના તમામ હિસ્સા દર્શાવી પ્રસિદ્ધ થયેલ છે. ઉપરોક્ત કાયદાની કલમ-૫ ની જોગવાઈ હેઠળ જાહેરનામાની પ્રસિદ્ધી બાદ તમામ ગામોના સર્વે નંબરના હિસ્સાનું સર્વે કરવામાં આવેલ છે. ગામના નકશા ઉપર જિલ્લા નિરીક્ષક દ્વારા હિસ્સા દુરસ્તી થયેલ ન હોવાથી તમામ સર્વે નંબરના સ્થળે હિસ્સા તથા નકશા ઉપર જણાવેલ સર્વે નંબર પ્રમાણે ખાતેદારો સાથે જે રૂટ ઉપર આવતા સર્વે નંબર તથા તેના હિસ્સાઓની ખરાઈ કરી કયા સર્વે નંબરનો કયો હિસ્સો રૂટમાં આવે છે. જે જમીનમાંનો હક્ક સંપાદન કરવા નક્કી કરવામાં આવેલ છે. જેમાં કલમ-૩(૧) ના જાહેરનામામાં પ્રસિદ્ધ થયેલા મોટા ભાગના હિસ્સાઓ માં જમીનમાંના વપરાશી હક્ક આવતો નહીં હોવાથી કમી થાય છે. તેમજ કેટલા સર્વે નંબર તથા હિસ્સા નવા આવે છે. જેઓને ૩(૧) ની નોટીસ બજાવેલ છે. તથા પાક વિગેરે નુકશાનીનું વળતર પણ ચુકવેલ છે. જેની વિગત સાથે કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે. આ એન.સી.-૩૮ પ્રોજેક્ટમાં રૂટ સર્વે કરી ખાતેદારોની સાથે પીવાના પાણીની સગવડ થવા બાબત

ચર્ચા કરી સર્વ સંમતિ મેળવી - કલમ - ૬(૧) નું જાહેરનામું સાદર કરેલ છે. રી-સર્વે થવાથી નંબરોમાં ફેરફાર થયેલ હોવાથી ફરી થી ખાત્રી કરી ચોક્કસ વિગતો સાથે દરખાસ્ત સાદર કરેલ છે. જે મંજૂર થવા વિનંતી છે. આ જાહેરનામામાં સર્વે નંબર તથા તેના હિસ્સામાં જમીનમાં ના વપરાશી હક્કનું ક્ષેત્રફળ દર્શાવવામાં આવેલ છે. જે ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ ગાંધીનગર નો બોજ રહીત હક્ક નિહીત કરવા સરકારશ્રીના નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ, ગાંધીનગર મારફતે મોકલવામાં આવે છે. જે મંજૂર થવા વિનંતી છે.

**એમ.એચ. આંત્રોલીયા,**  
સક્ષમ અધિકારી અને સીનીયર મેનેજર  
એન.સી.૩૮  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ.  
કુતીયાણા. જિ.પોરબંદર

**પ રિ શિ ષ્ટ - અ**

**એન.સી-૩૮** હેઠળ ગુજરાત રાજ્યના રાજકોટ જિલ્લો, તાલુકો : ઉપલેટા, ગામ : ઉપલેટા થી ગામ : રાણાવાવ, તાલુકો : રાણાવાવ, જિલ્લો : પોરબંદર સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઇપલાઇન નાંખવા બાબત

**ગામોની યાદી:**

અનુ. નંબર	ગામ નું નામ	તાલુકો	જિલ્લો
૧	ઉપલેટા	ઉપલેટા	રાજકોટ
૨	મુરખડા	ઉપલેટા	રાજકોટ
૩	ઇસરા	ઉપલેટા	રાજકોટ
૪	નીલાખા	ઉપલેટા	રાજકોટ
૫	ગણોદ	ઉપલેટા	રાજકોટ
૬	ડાડુકા	કુતીયાણા	પોરબંદર
૭	વાડાસડા	માણાવદર	જુનાગઢ
૮	બીલડી	કુતીયાણા	પોરબંદર
૯	રોઘડા	કુતીયાણા	પોરબંદર
૧૦	ચૌટા	કુતીયાણા	પોરબંદર
૧૧	ટેરી	કુતીયાણા	પોરબંદર
૧૨	ઉજ્જડ થેપડા	કુતીયાણા	પોરબંદર
૧૩	કુતીયાણા	કુતીયાણા	પોરબંદર
૧૪	મોહનતપુરા	કુતીયાણા	પોરબંદર
૧૫	માલ	કુતીયાણા	પોરબંદર
૧૬	ચોલીયાણા	કુતીયાણા	પોરબંદર
૧૭	બલોચ	કુતીયાણા	પોરબંદર
૧૮	ખીજદળ	રાણાવાવ	પોરબંદર
૧૯	અમર	કુતીયાણા	પોરબંદર
૨૦	કંડોરણા રાણા	રાણાવાવ	પોરબંદર
૨૧	વડવાળા રાણા	રાણાવાવ	પોરબંદર
૨૨	ભોદ	રાણાવાવ	પોરબંદર
૨૩	રાણાવાવ	રાણાવાવ	પોરબંદર

❖ જાહેરનામાંની વિગત:

જાહેરનામાંનો નંબર	જાહેરનામાંની તારીખ	રાજ્યપત્રની તારીખ
ક્રમાંક/એન/૪/વીડબલ્યુએસ/૧૫-૨૦૧૯/૫૧૯/ખ-૪.	તા:૧૮-૦૧-૨૦૨૦	તા:૨૧/૦૧/૨૦૨૦

❖ સરકારી અને પંચાયત કચેરીએ જાહેરનામું પ્રસિધ્ધ કરવાની વિગત:

અનુ.	સરકારી અને ગ્રામ પંચાયત કચેરી	નોટીસ બોર્ડ ઉપર પ્રસિધ્ધ કર્યા ની તારીખ
૦૧	કલેક્ટરશ્રીની કચેરી - જુનાગઢ	૧૭/૦૩/૨૦૨૦
૦૨	કલેક્ટરશ્રીની કચેરી - પોરબંદર	૦૫/૦૩/૨૦૨૦
૦૩	કલેક્ટરશ્રીની કચેરી - રાજકોટ	૨૦/૦૩/૨૦૨૦
૦૪	જિલ્લા વિકાસ અધિકારીશ્રી - જુનાગઢ	૧૭/૦૩/૨૦૨૦
૦૫	જિલ્લા વિકાસ અધિકારીશ્રી - પોરબંદર	૦૫/૦૩/૨૦૨૦
૦૬	જિલ્લા વિકાસ અધિકારીશ્રી - રાજકોટ	૨૦/૦૩/૨૦૨૦
૦૭	મામલતદારશ્રી - ઉપલેટા	૧૬/૦૩/૨૦૨૦
૦૮	મામલતદારશ્રી - માણાવદર	૧૭/૦૩/૨૦૨૦
૦૯	મામલતદારશ્રી - કુતીયાણા	૦૫/૦૩/૨૦૨૦

અનુ.	સરકારી અને ગ્રામ પંચાયત કચેરી	નોટીસ બોર્ડ ઉપર પ્રસિદ્ધ કર્યા ની તારીખ
૧૦	મામલતદારશ્રી - રાણાવાવ	૦૨/૦૩/૨૦૨૦
૧૧	તાલુકા વિકાસ અધિકારીશ્રી - ઉપલેટા	૧૬/૦૩/૨૦૨૦
૧૨	તાલુકા વિકાસ અધિકારીશ્રી - માણાવદર	૧૭/૦૩/૨૦૨૦
૧૩	તાલુકા વિકાસ અધિકારીશ્રી - કુતિયાણા	૦૫/૦૩/૨૦૨૦
૧૪	તાલુકા વિકાસ અધિકારીશ્રી - રાણાવાવ	૦૨/૦૩/૨૦૨૦
૧૫	તલાટી કમ મંત્રીશ્રી - ઉપલેટા / સરપંચશ્રી	૧૬/૦૩/૨૦૨૦
૧૬	તલાટી કમ મંત્રીશ્રી - મુરખડા / સરપંચશ્રી	૧૪/૦૩/૨૦૨૦
૧૭	તલાટી કમ મંત્રીશ્રી - ઈસરા / સરપંચશ્રી	૧૩/૦૩/૨૦૨૦
૧૮	તલાટી કમ મંત્રીશ્રી - નીલાખા / સરપંચશ્રી	૧૩/૦૩/૨૦૨૦
૧૯	તલાટી કમ મંત્રીશ્રી - ગણોદ / સરપંચશ્રી	૧૩/૦૩/૨૦૨૦
૨૦	તલાટી કમ મંત્રીશ્રી - ડાડુકા / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦
૨૧	તલાટી કમ મંત્રીશ્રી - વાડાસડા / સરપંચશ્રી	૧૬/૦૩/૨૦૨૦
૨૨	તલાટી કમ મંત્રીશ્રી - બીલડી / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦
૨૩	તલાટી કમ મંત્રીશ્રી - રોઘડા / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦
૨૪	તલાટી કમ મંત્રીશ્રી - ચૌટા / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦
૨૫	તલાટી કમ મંત્રીશ્રી - ટેરી / સરપંચશ્રી	૧૮/૦૩/૨૦૨૦
૨૬	તલાટી કમ મંત્રીશ્રી - ઉજ્જડ થેપડા / સરપંચશ્રી	૦૭/૦૩/૨૦૨૦
૨૭	તલાટી કમ મંત્રીશ્રી - કુતિયાણા / સરપંચશ્રી	૦૭/૦૩/૨૦૨૦
૨૮	તલાટી કમ મંત્રીશ્રી - મોહનતપુરા / સરપંચશ્રી	૦૬/૦૩/૨૦૨૦
૨૯	તલાટી કમ મંત્રીશ્રી - માલ / સરપંચશ્રી	૦૭/૦૩/૨૦૨૦
૩૦	તલાટી કમ મંત્રીશ્રી - ચોલીયાણા / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦
૩૧	તલાટી કમ મંત્રીશ્રી - બલોચ / સરપંચશ્રી	૦૭/૦૩/૨૦૨૦
૩૨	તલાટી કમ મંત્રીશ્રી - ખીજદળ / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦
૩૩	તલાટી કમ મંત્રીશ્રી - અમર / સરપંચશ્રી	૧૮/૦૩/૨૦૨૦
૩૪	તલાટી કમ મંત્રીશ્રી - રાણા કંડોરણા / સરપંચશ્રી	૦૪/૦૩/૨૦૨૦
૩૫	તલાટી કમ મંત્રીશ્રી - વડવાળા રાણા / સરપંચશ્રી	૦૩/૦૩/૨૦૨૦
૩૬	તલાટી કમ મંત્રીશ્રી - ભોદ / સરપંચશ્રી	૦૩/૦૩/૨૦૨૦
૩૭	તલાટી કમ મંત્રીશ્રી - રાણાવાવ / સરપંચશ્રી	૦૫/૦૩/૨૦૨૦

એમ.એચ. આંબોલીયા,  
સક્ષમ અધિકારી અને સીનીયર મેનેજર  
એન.સી.૩૮  
ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ.  
કુતિયાણા, જિ.પોરબંદર

#### પ રિ શિ ષ્ટ - બ

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ-૩ (૧) ના જાહેરનામાં ક્રમાંક/એન/૪/વીડબલ્યુએસ/૧૫-૨૦૧૯/૫૧૯/ખ-જ. તા-૧૮-૦૧-૨૦૨૦ અસાધારણ રાજ્યપત્ર નંબર ૩૦ ભાગ- બી - ૪ માં પાન નં-૩૦-૧ થી ૩૦-૩૯ પર પ્રસિદ્ધ થયેલ છે જે સામે જે ઈસમોને નોટીસ આપી છે તેઓએ લીધેલ વાંધાઓની/કલમ-૩ (૧) માટે કરેલા સૂચનની માહિતી.

અનુ.નં.	ગામનું નામ	તાલુકાનું નામ	જિલ્લાનું નામ	સર્વે/બ્લોક નં.	વિસ્તાર	ઈસમનું નામ	નોટિસ રવાના કર્યાની તારીખ	નોટિસ બજાવ્યા તારીખ	વાંધો આવ્યા તારીખ	સુનાવણીની તારીખ
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦	૧૧
૧	ઉપલેટા -૨	ઉપલેટા	રાજકોટ	મુદત અંદર ૦૨ વાંધા અરજી આવેલ છે. જે માં સુનવણી આપી સાંભળ્યા બાદ નીકાલ કરવામાં આવ્યો છે.	-	-	૦૮/૦૭/૨૦૨૦	આર.પી.એ.ડી.થી રવાના કરી છે.	મુદત અંદર રજુ થયેલ છે.	૦૧/૦૮/૨૦૨૦
૨	મુરખડા	ઉપલેટા	રાજકોટ	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૩	ઈસરા	ઉપલેટા	રાજકોટ	મુદત અંદર ૦૫ વાંધા અરજી આવેલ છે. જે માં સુનવણી આપી સાંભળ્યા બાદ નીકાલ કરવામાં આવ્યો છે.	-	-	૦૮/૦૭/૨૦૨૦	આર.પી.એ.ડી.થી રવાના કરી છે.	મુદત અંદર રજુ થયેલ છે.	૦૧/૦૮/૨૦૨૦
૪	નીલાખા	ઉપલેટા	રાજકોટ	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૫	ગણોદ	ઉપલેટા	રાજકોટ	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૬	ડાડુકા	કુતિયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૭	વાડાસડા	માણાવદર	જુનાગઢ	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૮	બીલડી	કુતિયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૯	રોઘડા	કુતિયાણા	પોરબંદર	મુદત અંદર ૦૨ વાંધા અરજી આવેલ છે. જે માં સુનવણી આપી સાંભળ્યા બાદ નીકાલ કરવામાં આવ્યો છે.	-	-	૦૮/૦૭/૨૦૨૦	આર.પી.એ.ડી.થી રવાના કરી છે.	મુદત અંદર રજુ થયેલ છે.	૦૧/૦૮/૨૦૨૦
૧૦	ચૌટા	કુતિયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-
૧૧	ટેરી	કુતિયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.	-	-	-	-	-	-



અનુ.નં.	ગામનું નામ	તાલુકાનું નામ	જિલ્લાનું નામ	સર્વે/બ્લોક નં.	વિસ્તાર	ઈસમનું નામ	નોટિસ રવાના કર્યાની તારીખ	નોટિસ બજાવ્યા તારીખ	વાંધો આવ્યા તારીખ	સુનાવણીની તારીખ
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦	૧૧
૧૨	ઉજ્જડ થેપડા	કુતીયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૧૩	કુતીયાણા	કુતીયાણા	પોરબંદર	મુદત અંદર ૦૨ વાંધા અરજી આવેલ છે. જે માં સુનવણી આપી સાંભળ્યા બાદ નીકાલ કરવામાં આવ્યો છે.			૦૮/૦૭/૨૦૨૦	આર.પી.એ.ડી.થી રવાના કરી છે.	મુદત અંદર રજુ થયેલ છે.	૦૧/૦૮/૨૦૨૦
૧૪	મોહનતપુરા	કુતીયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૧૫	માલ	કુતીયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૧૬	ચોલીયાણા	કુતીયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૧૭	બલોચ	કુતીયાણા	પોરબંદર	મુદત અંદર ૦૧ વાંધા અરજી આવેલ છે. જે માં સુનવણી આપી સાંભળ્યા બાદ નીકાલ કરવામાં આવ્યો છે.			૦૮/૦૭/૨૦૨૦	આર.પી.એ.ડી.થી રવાના કરી છે.	મુદત અંદર રજુ થયેલ છે.	૦૧/૦૮/૨૦૨૦
૧૮	ખીજદળ	રાણાવાવ	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૧૯	અમર	કુતીયાણા	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૨૦	કંડોરણા રાણા	રાણાવાવ	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૨૧	વડવાળા રાણા	રાણાવાવ	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૨૨	ભોદ	રાણાવાવ	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-
૨૩	રાણાવાવ	રાણાવાવ	પોરબંદર	વાંધા અરજી આવેલ નથી.			-	-	-	-

એમ.એચ. આંબોલીયા,

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ.

કુતીયાણા. જિ.પોરબંદર

#### પ રિ શિ ષ્ટ - ૬

ગુજરાત સરકારશ્રીના નર્મદા જળ સંપતિ પાણી પુરવઠા અને કલ્પસર વિભાગના જાહેરનામાં ક્રમાંક/એન/જ/વીડબલ્યુએસ/૧૫-૨૦૧૯/૫૧૯/ખ-જ. તા-૧૮-૦૧-૨૦૨૦ આધારે આવેલ વાંધા અને તે સામે લીધેલ નિર્ણય અંગેની માહિતી દર્શાવતું પત્રક

અનુ.નં.	ગામનું નામ	તાલુકાનું નામ	જિલ્લાનું નામ	સર્વે/બ્લોક નં.	વાંધો લેનાર ઈસમનું નામ	વાંધા અરજી મુદત અંદર છે.	વાંધાની ટૂંકમાં વિગત	સંપાદન સંસ્થાની રીમાર્ક્સ	સક્ષમ અધિકારીનો નિર્ણય
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦
૧	ઉપલેટા -૨	ઉપલેટા	રાજકોટ		મુદત અંદર કુલ ૦૨ વાંધા અરજી આવેલ હતી. જેમાં સુનવણી આપી રૂબરૂ સાંભળ્યા બાદ વાંધા નો જવાબ આપવામાં આવેલ છે. અરજદાર ને આપેલ જવાબની એક (૧) નકલ જાણ સારૂ સામેલ રાખેલ છે.				કલમ-૬(૧) નું જાહેરનામું મંજૂર થવા બલામણ છે.
૨	મુરખડા	ઉપલેટા	રાજકોટ		વાંધા અરજી આવેલ નથી.				
૩	ઈસરા	ઉપલેટા	રાજકોટ		મુદત અંદર કુલ ૦૫ વાંધા અરજી આવેલ હતી. જેમાં સુનવણી આપી રૂબરૂ સાંભળ્યા બાદ વાંધા નો જવાબ આપવામાં આવેલ છે. અરજદાર ને આપેલ જવાબની બે (૨) નકલ જાણ સારૂ સામેલ રાખેલ છે.				
૪	નીલાખા	ઉપલેટા	રાજકોટ		વાંધા અરજી આવેલ નથી.				
૫	ગણોદ	ઉપલેટા	રાજકોટ		વાંધા અરજી આવેલ નથી.				
૬	ડાડુકા	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૭	વાડાસડા	માણાવદર	જૂનાગઢ		વાંધા અરજી આવેલ નથી.				
૮	બીલડી	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૯	રોઘડા	કુતીયાણા	પોરબંદર		મુદત અંદર કુલ ૦૨ વાંધા અરજી આવેલ હતી. જેમાં સુનવણી આપી રૂબરૂ સાંભળ્યા બાદ વાંધા નો જવાબ આપવામાં આવેલ છે. અરજદાર ને આપેલ જવાબની એક (૧) નકલ જાણ સારૂ સામેલ રાખેલ છે.				
૧૦	ચૌટા	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૧	ટેરી	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૨	ઉજ્જડ થેપડા	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૩	કુતીયાણા	કુતીયાણા	પોરબંદર		મુદત અંદર કુલ ૦૨ વાંધા અરજી આવેલ હતી. જેમાં સુનવણી આપી રૂબરૂ સાંભળ્યા બાદ વાંધા નો જવાબ આપવામાં આવેલ છે. અરજદાર ને આપેલ જવાબની એક (૧) નકલ જાણ સારૂ સામેલ રાખેલ છે.				
૧૪	મોહનતપુરા	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૫	માલ	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૬	ચોલીયાણા	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૭	બલોચ	કુતીયાણા	પોરબંદર		મુદત અંદર કુલ ૦૧ વાંધા અરજી આવેલ હતી. જેમાં સુનવણી આપી રૂબરૂ સાંભળ્યા બાદ વાંધા નો જવાબ આપવામાં આવેલ છે. અરજદાર ને આપેલ જવાબની એક (૧) નકલ જાણ સારૂ સામેલ રાખેલ છે.				
૧૮	ખીજદળ	રાણાવાવ	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૧૯	અમર	કુતીયાણા	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૨૦	કંડોરણા રાણા	રાણાવાવ	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૨૧	વડવાળા રાણા	રાણાવાવ	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૨૨	ભોદ	રાણાવાવ	પોરબંદર		વાંધા અરજી આવેલ નથી.				
૨૩	રાણાવાવ	રાણાવાવ	પોરબંદર		વાંધા અરજી આવેલ નથી.				

એમ.એચ. આંબોલીયા,

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લિમિટેડ.

કુતીયાણા. જિ.પોરબંદર

## ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ

પીવાના પાણી ની પાઈપલાઈન નાખવા ના પ્રોજેક્ટ ગુજરાત રાજ્યના રાજકોટ જિલ્લાના તાલુકો : ઉપલેટા, ગામ : ઉપલેટા થી ગામ : રાણાવાવ, તાલુકો : રાણાવાવ, જિલ્લો : પોરબંદર સુધીના ૨૩ ગામો.

અનુ. નં	સ્થાનગીની તારીખ	અનુ. નં	ગામનું નામ	નોટીસ બજાવ્યા ની તારીખ	વાંધા રજુ કરવાની છેલ્લી તારીખ
૦૧	૨૦/૦૨/૨૦૨૦	૧	ઉપલેટા	૧૮/૦૩/૨૦૨૦	૧૮/૦૪/૨૦૨૦
		૨	મુરખડા	૧૪/૦૩/૨૦૨૦	૧૪/૦૪/૨૦૨૦
		૩	ઈસરા	૧૪/૦૩/૨૦૨૦	૧૪/૦૪/૨૦૨૦
		૪	નીલાખા	૧૩/૦૩/૨૦૨૦	૧૩/૦૪/૨૦૨૦
		૫	ગણોદ	૧૩/૦૩/૨૦૨૦	૧૩/૦૪/૨૦૨૦
		૬	ડાડુકા	૧૨/૦૩/૨૦૨૦	૧૨/૦૪/૨૦૨૦
		૭	વાડાસડા	૧૨/૦૩/૨૦૨૦	૧૨/૦૪/૨૦૨૦
		૮	બીલડી	૦૮/૦૩/૨૦૨૦	૦૮/૦૪/૨૦૨૦
		૯	રોઘડા	૦૮/૦૩/૨૦૨૦	૦૮/૦૪/૨૦૨૦
		૧૦	ચૌટા	૦૮/૦૩/૨૦૨૦	૦૮/૦૪/૨૦૨૦
		૧૧	ટેરી	૦૮/૦૩/૨૦૨૦	૦૮/૦૪/૨૦૨૦
		૧૨	ઉજ્જડ થેપડા	૦૭/૦૩/૨૦૨૦	૦૭/૦૩/૨૦૨૦
		૧૩	કુતીયાણા	૦૭/૦૩/૨૦૨૦	૦૭/૦૪/૨૦૨૦
		૧૪	મોહબતપુરા	૦૬/૦૩/૨૦૨૦	૦૬/૦૪/૨૦૨૦
		૧૫	માલ	૦૮/૦૩/૨૦૨૦	૦૮/૦૪/૨૦૨૦
		૧૬	ચોલીયાણા	૦૪/૦૩/૨૦૨૦	૦૪/૦૪/૨૦૨૦
		૧૭	બલોચ	૦૪/૦૩/૨૦૨૦	૦૪/૦૪/૨૦૨૦
		૧૮	ખીજદળ	૦૪/૦૩/૨૦૨૦	૦૪/૦૪/૨૦૨૦
		૧૯	અમર	૧૮/૦૩/૨૦૨૦	૧૮/૦૪/૨૦૨૦
		૨૦	કંડોરણા રાણા	૦૪/૦૩/૨૦૨૦	૦૪/૦૪/૨૦૨૦
		૨૧	વડવાળા રાણા	૦૩/૦૩/૨૦૨૦	૦૩/૦૪/૨૦૨૦
		૨૨	ભોદ	૦૨/૦૩/૨૦૨૦	૦૨/૦૪/૨૦૨૦
		૨૩	રાણાવાવ	૦૨/૦૩/૨૦૨૦	૦૨/૦૪/૨૦૨૦
૦૨	૩૦ દિવસ માં વાંધા રજુ કરવાનો સમય આપેલ છે?			હાં પરિશિષ્ટ (બ) માં જણાવ્યા મુજબ	
૦૩	સબંધકર્તા વ્યક્તિને સાંભળવાની તક આપેલ છે ?			હાં	
૦૪	સક્ષમ અધિકારી સંપાદન સંસ્થાનો અભિપ્રાય માંગેલ છે?			હા સંપાદક સંસ્થા કાર્યવાહી સાથે સંમત છે.	
૦૫	રહેઠાણના મકાનોમાંથી પાઈપલાઈન પસાર થઈ છે ?			ના	
૦૬	સક્ષમ અધિકારીનો અભિપ્રાય			ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશી હક્ક સંપાદન કરવા બાબત) અધિનિયમ ૨૦૦૦ ના નિયમોની જોગવાઈઓ હેઠળ ખાતેદારોને નોટીસ આપવાની કાર્યવાહી પૂર્ણ કરી ઉપરોક્ત કાયદાની જોગવાઈ હેઠળ કલમ-૬(૧) નું જાહેરનામું તૈયાર કરવામાં આવેલ છે.	

**એમ.એચ. આંત્રોલીયા,**

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લિમિટેડ.

કુતીયાણા. જિ.પોરબંદર

## પ રિ શિ ષ્ટ - ક

એન.સી.૩૮ હેઠળના જિલ્લો : રાજકોટ, તાલુકો : ઉપલેટા, ગામ : ઉપલેટા થી ગામ : રાણાવાવ, તાલુકો: રાણાવાવ, જિલ્લો : પોરબંદર સુધી ના આર.ઓ.યુ. માં કલમ-૩(૧) માં જાહેર કર્યા સિવાયના કલમ-૬(૧) માં નવીન આવતા સર્વે નંબર ની વિગત.

અનુ.નં.	ગામનું નામ	તાલુકા	સર્વે/બ્લોક નં.	વપરાશી હક્ક, સંપાદન વિસ્તાર		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૬	૭	૮
૦૧	વાડાસડા	માણાવદર	૪૦૪	૦૦	૧૭	૦૦
૦૨	ચોટા	કુતીયાણા	૮૭ નેશનલ હાઇવે	૦૦	૦૧	૬૦
			૮૮ નેશનલ હાઇવે	૦૦	૦૧	૬૦
૦૩	મહોબ્બત પુરા	કુતીયાણા	૮૧	૦૦	૨૦	૬૯
			૮૨	૦૦	૧૦	૩૨
૦૪	ભોદ	રાણાવાવ	૮૩૫	૦૦	૧૪	૪૯

એમ.એચ. આંત્રોલીયા,

સક્ષમ અધિકારી અને સીનીયર મેનેજર

એન.સી.૩૮

ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લિમિટેડ.

કુતીયાણા. જિ.પોરબંદર

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સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, DECEMBER 28, 2020 / PAUSA 7, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### ભુજ વિસ્તાર વિકાસ સત્તામંડળ, ભુજ-કચ્છ

ઘ ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ-૧૯૭૬ ની કલમ-૯૯

ઘ ગુજરાત નગર રચના અને શહેરી વિકાસ નિયમો-૧૯૭૬ ના નિયમ-૫૦

હેઠળ વિકાસ ચાર્જના દરો નક્કી કર્યાની જાહેરાત

અધિસૂચન, તા.૨૨/૧૨/૨૦૨૦

કચ્છ જિલ્લામાં ભુકંપ-૨૦૦૧ પછી ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (જેનો હવે “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કરવામાં આવેલ છે) ની કલમ-૫(૧) અને ૩(અ) હેઠળ પુનઃવસન અને પુનઃસ્થાપનના ખાસ ઉદ્દેશ્યથી શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ, ગુજરાત સરકાર, ગાંધીનગરના તા.૦૯-૦૫-૨૦૦૧ વાળા ઠરાવથી જિલ્લા-કચ્છ, તાલુકા-ભુજમાં આવતાં ભુજ નગરપાલિકા વિસ્તાર, ગામઃ મિરઝાપરનો સમગ્ર મહેસુલી અને ગામતળ વિસ્તાર અને ગામઃ માધાપરનો આંશીક મહેસુલી અને ગામતળ વિસ્તાર ભુજ વિસ્તાર વિકાસ સત્તામંડળ હસ્તકના વિકાસ વિસ્તાર તરીકે સમાવિષ્ટ થયેલ છે. જેમાં હાલ સરકારશ્રીના તા.૨૫-૦૨-૨૦૧૯વાળા જાહેરનામાથી અમલી પ્રથમ પુનરાવર્તિત વિકાસ યોજના-૨૦૨૫ની હદમાં સમાવિષ્ટ થતા વિસ્તારમાં આયોજન અનુરૂપ વિકાસના અને જન સુખાકારીના કામો માટે જમીનો અને બાંધકામો પર સદરહુ અધિનિયમની કલમ-૯૯ અંતર્ગત વિકાસ ચાર્જ (Development Charges) પ્રવર્તમાન સીજીડીસીઆર-૨૦૧૭ની જોગવાઈ મુજબ વિકાસ પરવાનગી આપતી વેળાએ વસુલ કરવા માટે સત્તામંડળની તા.૦૧-૦૯-૨૦૨૦ની બોર્ડ બેઠકમાં વિકાસ ચાર્જના સુચિત દરો નક્કી થવા સાડા ઠરાવ-૧૮થી નિર્ણય લેવાયેલ છે.

આથી, ઘ ગુજરાત નગર રચના અને શહેરી વિકાસ નિયમો-૧૯૭૬ના નિયમ-૫૦ મુજબ જાહેર જનતા જોગ જાહેરાત કરવામાં આવે છે કે,

અ. અમલી વિકાસ યોજનાની હદમાં આવતી જમીનો અને બાંધકામો પર વિકાસ પરવાનગી પાઠવતી વેળાએ વિકાસ ચાર્જ વસુલવા માટેના સદરહુ અધિનિયમની કલમ-૧૦૦ હેઠળ વિકાસ ચાર્જના સુચિત દરો નીચેના કોષ્ટકની વિગતે છે.

ક્રમ	હેતુ	વિસ્તાર	બાંધકામ ક્ષેત્રફળ માટે પ્રતિ ચો.મી.દીઠ રૂ.	ખુદી જમીન માટે પ્રતિ ચો.મી.દીઠ રૂ.
૧	રહેણાંક	ગામતળ	૧૫/-	૮/-
		મહેસુલી	૧૦/-	૬/-
૨	વાણિજ્ય	ગામતળ	૨૫/-	૧૦/-
		મહેસુલી	૧૬/-	૮/-
૩	ઔદ્યોગિક	ગામતળ	૨૫/-	૮/-
		મહેસુલી	૧૬/-	૮/-
૪	અન્ય	ગામતળ	૧૦/-	૪/-
		મહેસુલી	૬/-	૪/-

બ. ધ ગુજરાત નગર રચના અને શહેરી વિકાસ નિયમો-૧૯૭૯ના નિયમ-૫૦(૨) મુજબ આ અધિસુચન/જાહેર નોટીસનો મુસદ્દો સરકારી અસાધારણ રાજ્યપત્રમાં પ્રસિદ્ધ થયાના તારીખથી ૩(ત્રણ) મહીનાની અંદર ઉક્ત સુચિત વિકાસ યાજ્ઞના દરોના સંદર્ભે જાહેર જનતાને કોઈ વાંધા/સુચન હોય તો તે ભુજ વિસ્તાર વિકાસ સત્તામંડળની કચેરીએ રજૂ કરવા જણાવવામાં આવે છે.

ક. ઉક્ત સુચિત વિકાસ યાજ્ઞના દરોના સંદર્ભે જાહેર જનતા પાસેથી કોઈ વાંધા/સુચન મળશે તો તેના પર ગુણવત્તાના આધારે વિચારણા કરી તથા તે સંદર્ભે જ્યાં વ્યક્તિગત સુનાવણી માટે અરજી મળી હશે તેઓની વ્યક્તિગત સુનાવણી કર્યા બાદ, નિયમાનુસાર વિકાસ યાજ્ઞ વસુલવા માટે સુચિત વિકાસ યાજ્ઞના દરો સરકારશ્રીની મંજૂરી માટે સાદર કરવામાં આવશે.

ડ. આ અધિસુચન/જાહેર નોટીસનો મુસદ્દો સરકારી અસાધારણ રાજ્યપત્રમાં પ્રસિદ્ધ થયેથી ઉક્ત વિસ્તારની નગરપાલિકા/ગ્રામ પંચાયતોની કચેરીએ નોટીસ બોર્ડ પર પ્રસિદ્ધિ માટે જાહેર કરવામાં આવશે. તેમજ કચેરી સમય દરમિયાન ભુજ વિસ્તાર વિકાસ સત્તામંડળની કચેરીના નોટીસ બોર્ડ તથા વેબ સાઈટ પર કામકાજના દિવસો દરમિયાન જાહેર જનતાને જોવા અને સમજવા માટે વ્યવસ્થા કરવામાં આવેલ છે. જેની લાગતાં-વળગતાંએ નોંધ લેવી.

કચેરીનું સરનામું: ભુજ વિસ્તાર વિકાસ સત્તામંડળ, રિલાયન્સ હોલ, બહુમાળી ભવન પાસે, ભુજ-૬૨૬ ૩૭૦૦૦૧. ફોન નં.- (૦૨૮૩૨) ૨૨૧૭૩૪ વેબસાઈટ: [www.bhujada.com](http://www.bhujada.com) કચેરી સમય: સવારે ૧૦:૩૦ કલાક થી સાંજે ૬:૧૦ કલાક સુધી (સરકારશ્રી દ્વારા જાહેર રજાના દિવસોએ કચેરી બંધ રહેશે.) ઈમેઈલ: [bhujadabhuj@gmail.com](mailto:bhujadabhuj@gmail.com).

**પ્રવિણા ડી. કે. આઈ.એ.એસ,**

અધ્યક્ષ,

ભુજ વિસ્તાર વિકાસ સત્તામંડળ,

ભુજ-૬૨૬.

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सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ]

MONDAY, DECEMBER 28, 2020 / PAUSA 7, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### AGRICULTURE, FARMERS WELFARE AND CO-OPERATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 28<sup>th</sup> December, 2020

#### GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

**No:-GHKH/173/2020/GCS/10/2019/MP-MLA-26/CHH:-**The following draft of rules which is proposed to be issued under section 168 read with section 75A of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), is published as required by sub-section (3) of section 168 inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said draft in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary to Government of Gujarat, Agriculture, Farmers Welfare and Co-operation Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

#### GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

**No:-GHKH/173/2020/GCS/10/2019/MP-MLA-26/CHH:-**In exercise of the powers conferred by section 168 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Co-operative Societies Rules, 1965, namely :-

1. These rules may be called the Gujarat Co-operative Societies (Amendment) Rules, 2020.
2. In the Gujarat Co-operative Societies Rules, 1965 in rule 34-A for the existing table, the following table shall be substituted, namely :-

**“TABLE**

<b>Sr. No.</b>	<b>Category of the Society</b>	<b>Maximum rate of sitting fees</b>	<b>Maximum rate of daily allowance</b>	<b>Traveling Expenses</b>
(1)	All Apex Societies.	Rs.1500/-	(i) Rs.420/- For Ahmedabad city.  (ii) Rs.270/- Other than Ahmedabad City in the state of Gujarat.	(i) First Class railway fare actual, or (ii) Actual Bus Fare or (iii) Rs.8/-per kilometer for petrol vehicle or Rs.7/- per kilometer for diesel vehicle, in a case a member travelled by private or hired vehicle or (iv)Rs.4/- per kilometer for C.N.G. vehicle, in a case a member travelled by private or hired vehicle or (v)Rs.3/- per kilometer for auto rickshaw or scooter/motorcycle, for to and fro journey.
(2)	All District level Cooperative Societies.	Rs.1000/-	(i) Rs.370/- For Ahmedabad City.  (ii) Rs.240/- Other than Ahmedabad City in the State of Gujarat.	(i) First Class railway fare actual, or (ii) Actual Bus Fare or (iii) Rs.8/-per kilometer for petrol vehicle or Rs.7/- per kilometer for diesel vehicle, in a case a member travelled by private or hired vehicle or (iv)Rs.4/- per kilometer for C.N.G. vehicle, in a case a member travelled by private or hired vehicle or (v) Rs.3/- per kilometer for auto rickshaw or scooter/motorcycle, for to and fro journey.
(3)	All Taluka, level Cooperative Societies.	Rs.600/-	(i) Rs.320/- For Ahmedabad City.  (ii) Rs.210/- Other than Ahmedabad City in the State of Gujarat.	(i) First Class railway fare actual, or (ii) Actual Bus Fare or (iii) Rs.8/-per kilometer for petrol vehicle or Rs.7/- per kilometer for diesel vehicle, in a case a member travelled by private or hired vehicle or (iv)Rs.4/- per kilometer for C.N.G. vehicle, in a case a member travelled by private or hired vehicle or (v) Rs.3/- per kilometer for auto rickshaw or scooter/motorcycle, for to and fro journey.
(4)	All types of Cooperative Societies which are not covered under (1),(2) and (3) above.	Rs.300/-	(i) Rs.170/- For Ahmedabad City.  (ii) Rs.110/- Other than Ahmedabad in the State of Gujarat.	(i) First Class railway fare actual, or (ii) Actual Bus Fare or (iii) Rs.8/-per kilometer for petrol vehicle or Rs.7/- per kilometer for diesel vehicle, in a case a member travelled by private or hired vehicle or (iv)Rs.4/- per kilometer for C.N.G. vehicle, in a case a member travelled by private or hired vehicle or (v) Rs.3/- per kilometer for auto rickshaw or scooter/motorcycle, for to and fro journey.”

By order and in the name of the Governor of Gujarat,

**MAHESH B. PATEL,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] TUESDAY, DECEMBER 29, 2020 / PAUSA 8, 1942

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### LEGAL DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15<sup>th</sup> December, 2020

#### THE GUJARAT PUBLIC WORKS CONTRACTS DISPUTES ARBITRATION TRIBUNAL ACT, 1992.

**No.GK/37/2020/ARB/1098/4550/D-1.-** In exercise of power conferred by sub-section (2) of section 3 of the Gujarat Public Works Contracts Disputes Arbitration Tribunal Act, 1992(Gujarat Act No, 4 of 1992), the Government of Gujarat hereby appoints Hon'ble Mr. Justice V.B.Mayani, former Judge of the High Court of Gujarat as the Chairman of the Gujarat Public Works Contracts Disputes Arbitration Tribunal for a term of three year from the date he assumes his office or until he attains the age of sixty-seven years whichever is earlier.

He shall receive per month, the salary and allowances last drawn by him as the judge of The High Court minus pension (including any portion of pension which may have been commuted). He shall also entitled to other allowances and facilities as admissible under rule 3 of Gujarat Public Works Contracts Disputes Arbitration Tribunal Rules, 1993.

By order and in the name of the Governor of Gujarat,

**R. D. MAHETA,**

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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# The Gujarat Government Gazette

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### PUBLISHED BY AUTHORITY

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TUESDAY, DECEMBER 29, 2020 / PAUSA 8, 1942

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### INDUSTRIES AND MINES DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, Dated the, 18<sup>th</sup> December, 2020.

#### GUJARAT (RIGHT OF CITIZENS TO PUBLIC PUBLIC SERVICES) ACT, 2013.

**GU/2020/44/PVS/102020/1755/S:-** In exercise of the powers conferred by section 4 of the Gujarat (Right of Citizens to Public Services) Act, 2013. (Guj. 16 of 2013), the Government of Gujarat hereby notifies the service as mentioned in column 2 of the Appendix appended to this notification and the stipulated time-limits within which such service shall be provided as specified in column 3 of the said Appendix.

#### APPENDIX

Sr. No	The service declared under section-4 of the Act	Stipulated time limit
1	2	3
1	Application for Movie Shooting / Filming (Registration and Renewal)	7 working days

By order and in the name of the Governor of Gujarat,

**AJAY PATEL,**  
Deputy Secretary to Government.

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Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI]

THURSDAY, DECEMBER 31, 2020 / PAUSA 10, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/220 of 2020/TPS-112020-3193-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/14 of 1995/TPS-1292-3374-L, dated. 18.01.1995 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1(Sama) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/66 of 2002/TPS-122001-1752-L, dated.30.05.2002 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1(Sama);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.1(Sama) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- Sanction "the said Final Scheme", and
- State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/221 of 2020/TPS-112020-3953-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/43 of 87/TPS-1186-463-(87)-L, dated. 18.02.1987 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.13(Baherampura) (2<sup>nd</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/121 of 1996/TPS-1195-1308-L, dated.05.07.1996 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.13(Baherampura) (2<sup>nd</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.13(Baherampura) (2<sup>nd</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/222 of 2020/TPS-112020-2944-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 1995/TPS-1193-4168(94)-L, dated. 13.01.1995 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.56(Narol-Shahwadi) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/19 of 2012/TPS-112007-1342-L, dated.22.02.2012 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.56(Narol-Shahwadi);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.56(Narol-Shahwadi) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----  
**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/223 of 2020/TPS-122020-3127(2)-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/193 of 1995/TPS-1294-1710-L, dated.22.12.1995 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme Harni No.2 (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Town Planning Scheme as Town Planning Scheme Harni No.2(Vadodara Urban Development Authority Area) & Harni No.2(Vadodara Municipal Corporation Area);

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/50 of 2019/TPS-122014-1860(2)-L, dated.07.03.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme Harni No.2(Vadodara Municipal Corporation Area);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme Harni No.2(Vadodara Municipal Corporation Area) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/224 of 2020/TPS-122020-3127(1)-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/193 of 1995/TPS-1294-1710-L, dated.22.12.1995 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme Harni No.2 (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Town Planning Scheme as Town Planning Scheme Harni No.2(Vadodara Urban Development Authority Area) & Harni No.2(Vadodara Municipal Corporation Area)

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/49 of 2019/TPS-122014-1860(1)-L, dated.07.03.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme Harni No.2(Vadodara Urban Development Authority Area);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme Harni No.2(Vadodara Urban Development Authority Area) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/225 of 2020/TPS-242020-4069-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/212 of 2003/TPS-132003-1432-L, dated.02.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.16(Motamava) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Urban Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/111 of 2018/TPS-132017-3357-L, dated.08.08.2018 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.16(Motamava);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.16(Motamava) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/226 of 2020/TPS-112020-3955-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 2006/TPS-112005-177-L, dated.23.03.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.79(Vatva-7) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/176 of 2019/TPS-112017-3335-L, dated.26.11.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.79(Vatva-7);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.79(Vatva-7) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/227 of 2020/TPS-102020-3126-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/27 of 2013/TPS-1508-1058-L, dated.19.02.2013 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.2(Padara) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority, Vadodara (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/91 of 2019/TPS-122019-319-L, dated.13.06.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2(Padara) (1<sup>st</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.2(Padara) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/228 of 2020/TPS-242020-4068-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/12 of 2004/TPS-242003-3345-L, dated.04.02.2004 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.19(Rajkot) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/59 of 2018/TPS-132016-156-L, dated.15.05.2018 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.19(Rajkot);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.19(Rajkot) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/229 of 2020/TPS-142020-3952-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/145 of 2018/TPS-142017-228-L, dated.01.11.2018 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.14(Pal)(1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation, Surat (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/28 of 2020/TPS-142020-198-L, dated.22.05.2020 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.14(Pal)(1<sup>st</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.14(Pal)(1<sup>st</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/230 of 2020/TPS-112020-3958-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/173 of 2016/TPS-112009-2369-L, dated.29.09.2016 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1(Nikol-Rakhiyal) (2<sup>nd</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/150 of 2018/TPS-112018-7599-L, dated.24.12.2018 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1(Nikol-Rakhiyal) (2<sup>nd</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.1(Nikol-Rakhiyal) (2<sup>nd</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/231 of 2020/TPS-232020-3192-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/107 of 85/TPS-2384-2442(85)-L, dated.05.09.1985 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.3(Ruva) (hereinafter referred to as "the said Draft Scheme") submitted by the Bhavnagar Area Development Authority (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/121 of 1990/TPS-2389-1806(90)-L, dated.26.06.1990 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.3(Ruva);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.3(Ruva) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the appropriate authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/232 of 2020/TPS-112020-3954-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/69 of 1992/TPS-1190-497(92)-L, dated.08.04.1992 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.52(North-Ghodasar) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/184 of 2012/TPS-112011-6096-L, dated.25.09.2012 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.52(North-Ghodasar);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.52(North-Ghodasar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/233 of 2020/TPS-112020-3842-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.27(Amaraivadi) (3<sup>rd</sup> Varied) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively.)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

**SCHEDULE**

While finalizing the said Draft Scheme, the Town Planning Office shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

**એનેક્ષર**

**મુસદ્દારૂપ નગર રચના યોજના નં.૨૭ (અમરાઈવાડી)(ત્રીજો ફેરફાર)**

1. મુળખંડ નં.૨૯૦ માં ઉત્તર-પશ્ચિમે ૧૨.૦૦ મી. રોડને અડીને ખુદ્દી જમીન કપાત કરી શક્યતઃ કપાત વધારવા બાબતે હયાત સ્થળ સ્થિતિ, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત વધારવાની રહેશે.
2. રેકર્ડ પર અલગ માલિકીવાળા સર્વે નં.૨૦૨ અને ૨૦૩ ને ફાળવેલ મુ.ખ.નં.૨૮૯ ને બદલે મુ.ખ.નં. ૨૦૩ ને અલગ મુળખંડ ફાળવી તેની પશ્ચિમે ૧૨ મી. રસ્તાને અડીને આવેલ ખુદ્દી જગ્યા કપાત કરી શક્યતઃ કપાત વધારવા બાબતે યોગ્ય નિર્ણય લેવાનો રહેશે.
3. અં.ખ.નં.૫૬૫/૨ માં ઉત્તરે ૧૮.૦૦ મી. રોડને અડીને ખુદ્દી જગ્યામાં કપાત વધારવા બાબતે હયાત સ્થળ સ્થિતિ, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત વધારવાની રહેશે.
4. અં.ખ.નં.૫૭૭/૨ માં ઉત્તરે ૧૮.૦૦ મી. રોડની દક્ષિણે ખુદ્દી જગ્યામાં કપાત વધારવા બાબતે હયાત સ્થળ સ્થિતિ, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત વધારવાની રહેશે.
5. અં.ખ.નં.૫૭૭/૧ માં દક્ષિણ-પૂર્વમાં હાઇવેની પુર્વે ખુદ્દી જગ્યામાં કપાત વધારવા બાબતે હયાત સ્થળ સ્થિતિ, ખુદ્દી જમીનની ઉપલબ્ધતા વિગેરે વિગતો ચકાસણી કરી કપાત વધારવાની રહેશે.
6. રે.સ.નં.૯૩/૧ પૈકી ને મુ.ખ.નં.૨૭૬ માં ભેળવી સ.નં.૯૩/૧ પૈકી ના બાંધકામની જગ્યા અં.ખ.નં.૫૫૨ માં ભેળવી ખુદ્દી જગ્યાને અં.ખ.નં.૫૫૧/૧ માં ભેળવેલ હોવા બાબતે સવાલવાળી જમીનોની માલિકી/સ્થળસ્થિતિની ચકાસણી કરી જો તે અન્ય માલિકની હોય અને તેનો કોઈ મુળખંડ કે અંતિમખંડ ફાળવેલ ના હોય તો, સં.નં.૯૩/૧ ની જમીનમાં નિયમાનુસાર કપાત કરી અલગ મુળખંડ અને અંતિમખંડ ફાળવવા બાબતે તેમજ બાકીની ખુદ્દી રહેતી જગ્યામાં નિયમોનુસાર કપાત કરી ફાળવણી કરવા બાબતે જરૂરી ચકાસણી કરી યોગ્ય નિર્ણય લેવાનો રહેશે.

7. અં.ખ.નં.૫૭૨ ની પશ્ચિમે તથા દક્ષિણે દર્શાવેલ અંતિમખંડની લાઈન યોગ્ય રીતે દર્શાવવા જરૂરી ચકાસણી કરી યોગ્ય સુધારા કરવાના રહેશે.
8. મુળખંડ અને અંતિમખંડની વિકસિતી તથા અવિકસિત કિંમત નક્કી કરવા અંગે અધિનિયમની જોગવાઈ હેઠળ યથોચિત કાર્યવાહી કરવાની રહેશે.
9. યોજનામા વિકાસના કામો પૂર્ણ કરવાની સમય મર્યાદાના વધારા અંગે જરૂરી ચકાસણી કરી, આનુસાંગિક સુધારા જી ફોર્મમા કરવાના રહેશે.
10. રેવન્યુ રેકર્ડ ચકાસણી કરી ફોર્મ-એફ માં તમામ કેસોમાં માલિકી દર્શાવવાની રહેશે.
11. સ્કીમબુકના એફ ફોર્મમાં કેસ નં.૮, રે.સ.નં. ૨૪૭૧ રેવન્યુ રેકર્ડ, લાગુ યોજનાનુ રેકર્ડ વિગેરે ચકાસણી કરી સ્કીમબુકના એફ ફોર્મમાં કેસ.નં.૮ માં મુળખંડ નં.૨૭૧નું ક્ષેત્રફળ દર્શાવવા બાબતે અધિનિયમની જોગવાઈ હેઠળ યોગ્ય નિર્ણય લેવાનો રહેશે.
12. સક્ષમ સત્તામંડળ દ્વારા મંજૂર કરાયેલ પ્લાનમાં દર્શાવેલ કોમન પ્લોટ પૈકીની ૧૦% કોમન પ્લોટ વાળી જમીન જે તે અંતિમખંડમાં ફાળવી, ૧૦% થી વધુ કોમન પ્લોટ વાળી ખુદી જમીન કપાત કરવા નિમાનાર નગર રચના અધિકારીને સુચના આપવા લેવાયેલ નિર્ણય મુજબ કાર્યવાહી કરવાની રહેશે.
13. દરખાસ્તમાં રીઝર્વ રોડ લાઈન તરીકે દર્શાવેલ રોડ નેટવર્કના ખર્ચના સમાવેશ બાબતે સત્તામંડળના પરામર્શમાં રહી અધિનિયમની જોગવાઈ હેઠળ યથોચિત નિર્ણય લેવાનો રહેશે.
14. યોજનામાં સમાવિષ્ટ જે મુળખંડોની જમીનોમાં હયાત બાંધકામ ધ્યાને લઈ, સામાન્યથી ઓછી કપાત કરેલ છે. તેવા મુળખંડોમાં “જમીન માલિકો દ્વારા જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત મુજબ કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે” તેવી નોંધ રીમાર્ક્સ કોલમમાં આમેજ કરવાની રહેશે.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio

Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

**No.GH/V/234 of 2020/TPS-112020-832-L:** WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.412/A (Ranasan-Limbadiya) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively.)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published the said Draft Scheme, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Appropriate Authority, during office hours on all working days.

### SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Office shall take necessary action to incorporate the changes as directed in the annexure attached herewith.

### **એનેક્ષર**

### **મુસદ્દા રૂપ નગર રચના યોજના નં.૪૧૨/અ (રણાસણ-લીંબડીયા)**

1. મુળખંડ નં.૫૯ તથા ૬૦ માં હયાત બાંધકામની અધિકૃતતા, સ્થળ સ્થિતી, ખુદી જમીનની ઉપલબ્ધતા ધ્યાને લઈ કપાત બાબતે યોગ્ય નિર્ણય લેવા તેમજ મુળખંડ નં.૫૯ તથા ૬૦ માટે “ જમીન માલિકો દ્વારા જ્યારે રીડેવલપમેન્ટ કરવામાં આવે ત્યારે અન્ય ખુદી જમીનના કપાતના ધોરણ મુજબ મુળખંડના ક્ષેત્રફળમાં ૪૦% કપાત મુજબ કપાત થતી જમીન સત્તામંડળને આપવાની રહેશે” તેવી નોંધ રીમાર્ક્સ કોલમમાં આમેજ કરવાની રહેશે.
2. મુળખંડ નં.૩૨ની જમીનના રેવન્યુ રેકર્ડની ચકાસણી કરી, મુળખંડ નં.૩૨ની જમીન સ્મશાન હોય તો મુળખંડ નં.૩૨ની જમીન અંતિમખંડ નં.૩૨ને ફાળવવા અંગે સ્થળ સ્થિતિ ધ્યાને લઈ અંતિમખંડ ફાળવવા બાબતે પુનઃઆયોજન કરવાનું રહેશે.
3. યોજના વિસ્તારમાં જે મુળખંડોને ઇલેક્ટ્રીક લાઈનની અસર થાય છે. તેવા મુળખંડોને ઇલેક્ટ્રીક લાઈનની અસરના પ્રમાણમાં અંતિમખંડો ફાળવવા તથા સમુચિત સત્તામંડળને ફાળવેલ પ્લોટોમાં મહત્તમ બાંધકામ મળી શકે તે મુજબ ફળવણી કરવાની રહેશે. (મુળખંડ નં.૨૩, ૩૬, ૪૩, ૩/૨, ૧૭/૧/૧, ૧૭/૧/૨, ૧૭/૨, ૧૭/૪, ૫૫, ૩૭, ૬૯, ૭૨, ૮૧, ૬૫, ૭૭, ૭૮ વિગેરે)
4. હાઈટેન્શન લાઈનના શીફ્ટીંગ ખર્ચ બાબતે અધિનિયમની જોગવાઈઓ ચકાસણી કરી, સત્તામંડળના પરામર્શમાં રહી, એચ.ટી. લાઈન શીફ્ટીંગ ખર્ચ તેમજ ડેવલોપમેન્ટ ઓફ ગાર્ડન એન્ડ લેકના ખર્ચ સમાવેશ બાબતે યોગ્ય નિર્ણય લઈ નિયમાનુસાર કાર્યવાહી કરવાની રહેશે.
5. મુળખંડ નં.૬ની જમીનને સ્થળ સ્થિતિ ધ્યાને લઈ અંતિમખંડ ફાળવવા પુનઃરચના કરવાની રહેશે.
6. મુળખંડ નં.૧૧/૧ ને ૩૬મી. રોડથી મળતા ફ્લેટ ધ્યાને લઈ અંતિમખંડને ફ્લેટ આપવા બાબતે યથોચિત નિર્ણય લેવાનો રહેશે.
7. મુ.ખં.નં.૧૧/૬ નું લોકેશન ધ્યાને લેતાં, અં.ખં.નં.૧૧/૬ અને અનામત પ્લોટ નં.૮૬ ને અરસપરસ ફાળવવા અંગે યથોચિત નિર્ણય લેવાનો રહેશે.
8. ડી.પી.પાર્ટ પ્લાનમાં વોટર બોડી જ્યારે સ્કીમબુકમાં એફ-ફોર્મના કેસ નં.૪૨ માં કોલમ નં.૨ ખરાબો ઇટવાડો પકવવા માટે દર્શાવેલ હોવાની વિસંગતતા બાબતે રેવન્યુ રેકર્ડની ચકાસણી કરી તળાવ હોય તો તેની હદ યથાવત રાખવા અન્યથા ખાનગી માલિકીની જમીન હોય તો નિયમાનુસાર કપાત કરવાની રહેશે.
9. નકશા તથા એફ-ફોર્મમાં કેસ નં.૮૬ માં મુ.ખં.નં.૬૪ ના ક્ષેત્રફળની વિસંગતતા બાબતે જરૂરી ચકાસણી કરી વિગતો સુસંગત કરવાની રહેશે.
10. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૮૦, ૮૩, ૮૮, ૯૭, ૯૮નો ઉપયોગ થઈ શકે તે મુજબ હેતુ નક્કી કરી તદ્દાનુસાર પુનઃરચના કરવા અંગે સમુચિત સત્તામંડળના પરામર્શમાં રહી યથોચિત નિર્ણય લેવાનો રહેશે.

11. સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડ નં.૬૯, ૬૮, ૭૪, ૭૫, ૭૬, ૮૨, ૮૧, ૭૯ ના આયોજન અંગે સમુચિત સત્તામંડળના પરામર્શમાં રહી શક્યતઃ એક જ ગામની હદમાં ફાળવવા બાબતે નિર્ણય લેવાનો રહેશે.
12. એફ-ફોર્મમાં સત્તામંડળને ફાળવેલ અનામત પ્લોટોને અલગ કેસ નંબર તેમજ સમુચિત સત્તામંડળને ફાળવેલ અંતિમખંડોને ક્રમાનુસાર દર્શાવવાના રહેશે.
13. વેચાણોની વિગતો દર્શાવતા સ્કીમબુકના પાના નં.૮ ઉપર અનુ.નં.૧૦ ના વેચાણની તારીખ બાબતે જરૂરી ચકાસણી કરી, ધ્યાને લેવા બાબતે અધિનિયમની જોગવાઈ હેઠળ યોગ્ય નિર્ણય લેવાનો રહેશે.
14. યોજનામાં સુવિધાઓના ખર્ચની ગણતરીમાં વર્ષનાં વધારા દરશાવવા બાબતે અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.
15. એફ-ફોર્મમાં કોલમ નં.૯ થી ૧૫ની ગણતરીની ચકાસણી કરી, તેને આનુષંગિક તમામ સુધારા યોજનાના સાહિત્યમાં કરવા બાબતે અધિનિયમની જોગવાઈ મુજબ કાર્યવાહી કરવાની રહેશે.
16. અંતિમખંડ નં.૩૩/૨ ને મુળખંડ/લાગુ જમીનમાં ૨૪.૦ મી. ના રસ્તા પર અંતિમખંડ નં.૩૩/૨ ફાળવવા માટે અંતિમખંડ નં.૩૩/૨, ૩૪, ૩૫ તેમજ જરૂર જણાયે તે પોકેટની લાગુ અંતિમખંડોની પુનઃરચના કરવાની રહેશે.
17. મુળખંડ નં.૪૬/૧/૧, ૪૬/૧/૨, ૪૬/૧/૪, ૪૬/૧/૫, ૪૬/૨, ૫૧, ૫૨, ૬૪ વિગેરે તથા અન્ય જમીનોમાં મંજૂર અમલી સીજીડીસીઆરના વિનિમય ક્રમાંક: ૮.૨.૧.૩ની જોગવાઈ ધ્યાને લઈ વિકાસ પરવાનગી આપવા બાબતેની કાર્યવાહી સાડુ સત્તામંડળના પરામર્શમાં રહી અધિનિયમની જોગવાઈ હેઠળ કાર્યવાહી કરવાની રહેશે.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/235 of 2020/TPS-112020-4123-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/330 of 2006/TPS-112006-2233-L, dated.29.12.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.75(Muthiya-Hanspura) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/232 of 2017/TPS-112015-2037-L, dated.11.08.2017 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.75(Muthiya-Hanspura);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.75(Muthiya-Hanspura) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/236 of 2020/TPS-112020-4079-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/90 of 2017/TPS-112015-5011-L, dated.15.05.2017 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.2 (Odhav) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation, Ahmedabad (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/101 of 2019/TPS-112019-2409-L, dated.20.07.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2 (Odhav) (1<sup>st</sup> Varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.2 (Odhav) (1<sup>st</sup> Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----  
**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/237 of 2020/TPS-142020-4077-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/57 of 1999/TPS-1498-4569-L, dated.06.05.1999 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.19(Katargam) (hereinafter referred to as "the said

Draft Scheme") submitted by the Surat Municipal Corporation, Surat (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/91 of 2010/TPS-1405-5024-L (Part-1), dated.01.07.2010 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.19(Katargam);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.19(Katargam) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/238 of 2020/TPS-122020-4092-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/166 of 1987/TPS-1786-3099-(87)L, dated.05.08.1987 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1(Dabhoi) (hereinafter referred to as "the said Draft Scheme") submitted by the Dabhoi Municipality, Dabhoi (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/17 of 1994/TPS-1792-2148-L, dated.21.01.1994 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1(Dabhoi);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.1(Dabhoi) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -



- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/239 of 2020/TPS-242020-4108-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/154 of 2007/TPS-242006-4270-L, dated.27.04.2007 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.22(Raiya) RMC (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/32 of 2018/TPS-132016-1309-L, dated.05.04.2018 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.22(Raiya) RMC;

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.22(Raiya) RMC (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/240 of 2020/TPS-242020-4106-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/41 of 2018/TPS-132017-456-L, dated.12.04.2018 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.6(Rajkot)(1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/140 of 2019/TPS-242019-3245-L, dated.25.09.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.6(Rajkot)(1<sup>st</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.6(Rajkot)(1<sup>st</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/241 of 2020/TPS-242020-4107-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/54 of 2018/TPS-132017-805-L, dated.30.04.2018 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.7(Rajkot)(1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/141 of 2019/TPS-242019-3350-L, dated.25.09.2019 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.7(Rajkot)(1<sup>st</sup> varied);

AND WHEREAS, the Town Planning Officer submitted to the Government of Gujarat, the Final Town Planning Scheme No.7(Rajkot)(1<sup>st</sup> varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/242 of 2020/TPS-142020-3279-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/111 of 2019/TPS-142019-2571-L, dated.08.08.2019 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.14(Pal)(2<sup>nd</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation, Surat (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Preliminary Town Planning Scheme No.14(Pal)(2<sup>nd</sup> varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme without notification;
- (b) State that the said preliminary scheme shall be kept open for inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

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**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**  
**NOTIFICATION**

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

**No.GH/V/243 of 2020/TPS-142018-1320-L:** WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/3 of 2016/TPS-1411-2493-L, dated.02.01.2016 the

Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1(Udhana-Majura) (1<sup>st</sup> varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation, Surat (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Preliminary Town Planning Scheme No.1(Udhana-Majura)(1<sup>st</sup> varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby: -

- (a) Sanction the said Preliminary Scheme with modification enumerated in schedule below,
- (b) State that the said preliminary scheme shall be kept open for inspection of the public, at the office of the Appropriate Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

#### **SCHEDULE**

1. G-form scheme book at page no. 12 of scheme book is cancelled. Preliminary Scheme document shall be modified accordingly.

By order and in the name of the Governor of Gujarat,

**PRAKASH DUTTA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. LXI ] THURSDAY, DECEMBER 31, 2020 / PAUSA 10, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 21<sup>st</sup> December, 2020

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATION COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT 2007.

**GH/SH/47/2020/PVS/102020/242/S:-** In exercise of the powers conferred by sub-section (I) of section 20 read with section 4 of the of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008). the Government of Gujarat hereby makes the following rules further to amend the Master of Engineering and Technology and Master of Pharmacy Courses (Regulation of Admission and Payment of Fees) Rules, 2020, namely:-

1. (i) These rules may be called the Master of Engineering and Technology and Master of Pharmacy Courses (Regulation of Admission and Payment of Fees) (First Amendment) Rules, 2020.  
(ii) They shall coming into force from the date of their publication in the official Gazette.
2. In the Master of Engineering and Technology and Master of Pharmacy Courses (Regulation of Admission and payment of Fees) Rules, 2020, in Appendix I,-  
(i) at Sr. No. 1, in column 3 and 4, under the heading "COURSE/SPECILISATION" and "ELEGIBILITY", after the course "Infrastructure Engineering & Technology" and the entry against it in column 4, the following course and eligibility shall be added, namely:-

		COURSE / SPECILISATION	ELLIGIBILITY
1	2	3	4
1	Civil Engineering	Urban Infrastructure	B.E./ B. Tech in Civil Engineering OR Building & Construction Technology /Engineering OR Civil & Environmental Engg. OR Civil & Infrastructure Engg. OR Civil & Rural Engg. OR Civil (Water Management) OR Civil & Water Management Engg.

			OR Civil Engineering & Planning OR Civil Engg (Construction Technology) OR Civil Engg. (Environmental Engg.) OR Civil Engg. (Public Health Engg.) OR Civil Technology OR Civil Engg. Environment & Pollution control or Construction Engg./ Tech. & Management OR Construction Engg./ Technology OR Environmental Engg. OR Environmental Planning OR Environmental Science & Tech./ Engg. OR Geo Informatics or equivalent qualification with minimum 50% (45% for SC/ST/SEBC/EWSs candidates) at the qualifying examination.”
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(ii) at Sr. No. 2, in column 3 and 4, under the heading “COURSE/SPECILISATION” and “ELEGIBILITY”, after the course “Industrial Engineering” and the entry against it in column 4, the following course and eligibility shall be added, namely:-

		<b>COURSE / SPECILISATION</b>	<b>ELLIGIBILITY</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
2	Mechanical Engineering	Industrial Infrastructure	B.E./ B. Tech in Mechanical Engg. or Production Engg. or Manufacturing Engg. or Mechatronics Engg or equivalent qualification with minimum 50 % (45 % for SC/ST/SEBC/EWSs candidates) at the qualifying examination.”.

(iii) at Sr. No. 3, in column 3 and 4, under the heading “COURSE/SPECILISATION” and “ELEGIBILITY”, after the course “Power Electronics” and the entry against it in column 4, the following course and eligibility shall be added, namely:-

		<b>COURSE / SPECILISATION</b>	<b>ELLIGIBILITY</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>
3	Electrical Engineering	Electrical Infrastructure	B.E./ B. Tech. in Electrical Engg. OR Electrical & Computer Engg. OR Electrical & Electronics (Power Systems) OR Electrical & Electronics Engg OR Electrical & Electronics Engg, (Sandwich) OR Electrical & Instrumentation Engg or Electrical & Power Engg. OR Electrical Engg. (Electronics & Power) OR Electrical Engg, Industrial control OR Electrical Instrumentation & Control OR Electrical Electronics & Power OR Electronics & Computer Science/Engg. OR Electronics & Electrical Engg. OR Electronics & Power Engg. OR Power Electronics OR equivalent qualification with minimum 50 % (45 % for SC/ST/SEBC/EWSs candidates) at the qualifying examination.”.

By order and in the name of the Governor of Gujarat,

**MANOJ VAGH,**

Deputy Secretary to Government of Gujarat.

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#### PART IV-B

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by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020.

#### Notification No. 92/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-118)GST-2020/S.1(13)TH:-** In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Goods and Services Tax (Amendment) Act, 2020 (hereinafter referred to as the said Act), the Government of Gujarat, hereby appoints the 1<sup>st</sup> day of January, 2021, as the date on which the provisions of sections 3, 4, 5, 6, 7, 8, 9, 10 and 15 of the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

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#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020.

Notification No. 94/2020-State Tax

#### GUJARAT GOODS AND SERVICES TAX ACT, 2017.

**No.(GHN-119) GSTR-2020/S.164(67)TH:-** In exercise of the powers conferred by section 164 of the Gujarat Goods and Services Tax Act, 2017 (Guj.25 of 2017), the Government of Gujarat, on the recommendations of the Goods and Services Tax Council, hereby makes the following rules further to amend the Gujarat Goods and Services Tax Rules, 2017, namely: -

1. Short title and commencement:

- (1) These rules may be called the Gujarat Goods and Services Tax (Fourteenth Amendment) Rules, 2020.
- (2) Save as otherwise provided in these rules, they shall be deemed to have come into force with effect from the 22<sup>nd</sup> day of December, 2020.

2. In the Gujarat Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 8, for sub-rule (4A), with effect from a date to be notified, the following sub-rule shall be substituted, namely: -

“(4A) Every application made under rule (4) shall be followed by—

- (a) biometric-based Aadhaar authentication and taking photograph, unless exempted under sub-section (6D) of section 25, if he has opted for authentication of Aadhaar number; or
- (b) taking biometric information, photograph and verification of such other KYC documents, as notified, unless the applicant is exempted under sub-section (6D) of section 25, if he has opted not to get Aadhaar authentication done,

of the applicant where the applicant is an individual or of such individuals in relation to the applicant as notified under sub-section (6C) of section 25 where the applicant is not an individual, along with the verification of the original copy of the documents uploaded with the application in **FORM GST REG-01** at one of the Facilitation Centres notified by the Commissioner for the



purpose of this sub-rule and the application shall be deemed to be complete only after completion of the process laid down under this sub-rule.”.

3. In the said rules, in rule 9,-

(a) in sub-rule (1), -

(i) after the words “applicant within a period of”, for the word “three”, the word “seven” shall be substituted;

(ii) for the existing provisos, the following proviso shall be substituted, namely: -

“Provided that where-

(a) a person, other than a person notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4A) of rule 8 or does not opt for authentication of Aadhaar number; or

(b) the proper officer, with the approval of an officer authorised by the Commissioner not below the rank of Assistant Commissioner, deems it fit to carry out physical verification of places of business, the registration shall be granted within thirty days of submission of application, after physical verification of the place of business in the presence of the said person, in the manner provided under rule 25 and verification of such documents as the proper officer may deem fit.”;

(b) in sub-rule (2), -

(i) for the word “three”, the word “seven” shall be substituted;

(ii) for the proviso, the following proviso shall be substituted, namely: -

“Provided that where-

(a) a person, other than a person notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4A) of rule 8 or does not opt for authentication of Aadhaar number; or

(b) the proper officer, with the approval of an officer authorised by the Commissioner not below the rank of Assistant Commissioner, deems it fit to carry out physical verification of places of business,

the notice in **FORM GST REG-03** may be issued not later than thirty days from the date of submission of the application.”;

(c) for sub-rule (5), the following sub-rule shall be substituted, namely: -

“(5) If the proper officer fails to take any action, -

(a) within a period of seven working days from the date of submission of the application in cases where the person is not covered under proviso to sub-rule (1); or

(b) within a period of thirty days from the date of submission of the application in cases where a person is covered under proviso to sub-rule (1); or

(c) within a period of seven working days from the date of the receipt of the clarification, information or documents furnished by the applicant under sub-rule (2),

the application for grant of registration shall be deemed to have been approved.”.

4. In the said rules, in rule 21,-

(a) in clause (b), after the words “goods or services”, the words “or both” shall be inserted;

(b) after clause (d), the following clauses shall be inserted, namely:-

- “(e) avails input tax credit in violation of the provisions of section 16 of the Act or the rules made thereunder; or
- (f) furnishes the details of outward supplies in **FORM GSTR-1** under section 37 for one or more tax periods which is in excess of the outward supplies declared by him in his valid return under section 39 for the said tax periods; or
- (g) violates the provision of rule 86B.”.

5. In the said rules, in rule 21A,-

- (a) in sub-rule (2), the words “,after affording the said person a reasonable opportunity of being heard,” shall be omitted;
- (b) after sub-rule (2), the following sub-rule shall be inserted, namely: -

“(2A) Where, a comparison of the returns furnished by a registered person under section 39 with

- (a) the details of outward supplies furnished in **FORM GSTR-1**; or
- (b) the details of inward supplies derived based on the details of outward supplies furnished by his suppliers in their **FORM GSTR-1**,

or such other analysis, as may be carried out on the recommendations of the Council, show that there are significant differences or anomalies indicating contravention of the provisions of the Act or the rules made thereunder, leading to cancellation of registration of the said person, his registration shall be suspended and the said person shall be intimated in **FORM GST REG-31**, electronically, on the common portal, or by sending a communication to his e-mail address provided at the time of registration or as amended from time to time, highlighting the said differences and anomalies and asking him to explain, within a period of thirty days, as to why his registration shall not be cancelled.”;

- (c) in sub-rule (3), after the words, brackets and figure “or sub-rule (2)”, the words, brackets, figure and letter “or sub-rule (2A)” shall be inserted;

- (d) after sub-rule (3), the following sub-rule shall be inserted, namely: -

“(3A) A registered person, whose registration has been suspended under sub-rule (2) or sub-rule (2A), shall not be granted any refund under section 54, during the period of suspension of his registration.”;

- (e) in sub-rule (4), -

- (i) after the words, brackets and figure “or sub-rule (2)”, the words, brackets, figure and letter “or sub-rule (2A)” shall be inserted;

- (ii) the following proviso shall be inserted, namely: -

“Provided that the suspension of registration under this rule may be revoked by the proper officer, anytime during the pendency of the proceedings for cancellation, if he deems fit.”.

6. In the said rules, in rule 22,-

- (a) in sub-rule (3), after the words, brackets and figure “the show cause issued under sub-rule (1)”, the words, brackets, figures and letters “or under sub-rule (2A) of rule 21A” shall be inserted;
- (b) in sub-rule (4), after the words, brackets and figure “reply furnished under sub-rule (2)”, the words, brackets, figures and letters “or in response to the notice issued under sub-rule (2A) of rule 21A” shall be inserted.

7. In the said rules, in rule 36, in sub-rule (4), with effect from the 1<sup>st</sup> day of January, 2021,-

- (a) for the word “uploaded”, at both the places where it occurs, the word “furnished” shall be substituted;
- (b) after the words, brackets and figures “by the suppliers under sub-section (1) of section 37”, at both the places where they occur, the words, letters and figure “in **FORM GSTR-1** or using the invoice furnishing facility” shall be inserted;
- (c) for the figures and words “10 per cent.”, the figure and words “5 per cent.” shall be substituted.

8. In the said rules, in rule 59, after sub-rule (4), the following sub-rule shall be inserted, namely: -

“(5) Notwithstanding anything contained in this rule, -

- (a) a registered person shall not be allowed to furnish the details of outward supplies of goods or services or both under section 37 in **FORM GSTR-1**, if he has not furnished the return in **FORM GSTR-3B** for preceding two months;
- (b) a registered person, required to furnish return for every quarter under the proviso to sub-section (1) of section 39, shall not be allowed to furnish the details of outward supplies of goods or services or both under section 37 in **FORM GSTR-1** or using the invoice furnishing facility, if he has not furnished the return in **FORM GSTR-3B** for preceding tax period;
- (c) a registered person, who is restricted from using the amount available in electronic credit ledger to discharge his liability towards tax in excess of ninety-nine per cent. of such tax liability under rule 86B, shall not be allowed to furnish the details of outward supplies of goods or services or both under section 37 in **FORM GSTR-1** or using the invoice furnishing facility, if he has not furnished the return in **FORM GSTR-3B** for preceding tax period.”.

9. In the said rules, after rule 86A, with effect from the 1<sup>st</sup> day of January, 2021, the following rule shall be inserted, namely: -

**“86B. Restrictions on use of amount available in electronic credit ledger.-**Notwithstanding anything contained in these rules, the registered person shall not use the amount available in electronic credit ledger to discharge his liability towards output tax in excess of ninety-nine per cent. of such tax liability, in cases where the value of taxable supply other than exempt supply and zero-rated supply, in a month exceeds fifty lakh rupees:

Provided that the said restriction shall not apply where –

- (a) the said person or the proprietor or karta or the managing director or any of its two partners, whole-time Directors, Members of Managing Committee of Associations or Board of Trustees, as the case may be, have paid more than one lakh rupees as income tax under the Income-tax Act, 1961(43 of 1961) in each of the last two financial years for which the time limit to file return of income under subsection (1) of section 139 of the said Act has expired; or
- (b) the registered person has received a refund amount of more than one lakh rupees in the preceding financial year on account of unutilised input tax credit under clause (i) of first proviso of sub-section (3) of section 54; or
- (c) the registered person has received a refund amount of more than one lakh rupees in the preceding financial year on account of unutilised input tax credit under clause (ii) of first proviso of sub-section (3) of section 54; or

(d) the registered person has discharged his liability towards output tax through the electronic cash ledger for an amount which is in excess of 1% of the total output tax liability, applied cumulatively, upto the said month in the current financial year; or

(e) the registered person is –

- (i) Government Department; or
- (ii) a Public Sector Undertaking; or
- (iii) a local authority; or
- (iv) a statutory body:

Provided further that the Commissioner or an officer authorised by him in this behalf may remove the said restriction after such verifications and such safeguards as he may deem fit.”.

10. In the said rules, in rule 138, in sub-rule (10), with effect from the 1<sup>st</sup> day of January, 2021,-

- (a) in the Table, against serial number 1, in column 2, for the figures and letters “100 km.”, the figures and letters “200 km.” shall be substituted;
- (b) in the Table, against serial number 2, in column 2, for the figures and letters “100 km.”, the figures and letters “200 km.” shall be substituted.

11. In the said rules, in rule 138E, -

- (a) in clause (b), for the words “two months”, the words “two tax periods” shall be substituted;
- (b) after clause (c), the following clause shall be inserted, namely:-  
“(d) being a person, whose registration has been suspended under the provisions of sub-rule (1) or sub-rule (2) or sub-rule (2A) of rule 21A.”.

12. In the said rules, after **FORM GST REG-30**, the following **FORM** shall be inserted, namely-

**“FORM GST REG – 31**

[See rule 21A]

Reference No.

Date: <DD><MM><YYYY>

To,

GSTIN

Name:

Address:

**Intimation for suspension and notice for cancellation of registration**

In a comparison of the following, namely,

- (i) returns furnished by you under section 39 of the Gujarat Goods and Services Tax Act, 2017;
- (ii) outwards supplies details furnished by you in **FORM GSTR-1**;
- (iii) auto-generated details of your inwards supplies  
for the period \_\_\_\_\_ to \_\_\_\_\_;
- (iv) ..... (specify)

and other available information, the following discrepancies/ anomalies have been revealed:

- ☐ Observation 1
- ☐ Observation 2
- ☐ Observation 3

(details to be filled based on the criteria relevant for the taxpayer).

2. These discrepancies/anomalies prima facie indicate contravention of the provisions of the Gujarat Goods and Services Tax Act, 2017 and the rules made thereunder, such that if not explained satisfactorily, shall make your registration liable to be cancelled.
3. Considering that the above discrepancies/anomalies are grave and pose a serious threat to interest of revenue, as an immediate measure, your registration stands suspended, with effect from the date of this communication, in terms of sub-rule (2A) of rule 21A.
4. You are requested to submit a reply to the jurisdictional tax officer within thirty days from the receipt of this notice, providing explanation to the above stated discrepancy/ anomaly. Any possible misuse of your credentials on GST common portal, by any person, in any manner, may also be specifically brought to the notice of jurisdictional officer.
5. The suspension of registration shall be lifted on satisfaction of the jurisdictional officer with the reply along with documents furnished by you, and any further verification as jurisdictional officer considers necessary.
6. You may please note that your registration may be cancelled in case you fail to furnish a reply within the prescribed period or do not furnish a satisfactory reply.

Name:

Designation:

NB: This is a system generated notice and does not require signature by the issuing authority.”.

By order and in the name of the Governor of Gujarat,

**DILIP THAKER,**

Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] THURSDAY, DECEMBER 31, 2020 / PAUSA 10, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી ડિસેમ્બર, ૨૦૨૦

**નં.ગ્રાએચકેએચ-૧૭૦-૨૦૨૦-નસબ-૧૧-૨૦૧૧-૧૭૪૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૭-૧૧-૨૦૦૪ના હુકમ ક્રમાંક: નસબ/ફડચ-૪૩/ઝ-૪/૩૭૩૬/૦૪થી ધી ટેક્ષટાઈલ પ્રોસેસર્સ કો.ઓપ.બેંક લી., અમદાવાદને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૬/૧૧/૨૦૧૧ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૬/૧૧/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ટેક્ષટાઈલ પ્રોસેસર્સ કો.ઓપ બેંક લી., અમદાવાદને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૭/૧૧/૨૦૨૦ થી તા.૧૬/૧૧/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એમ. આર. પારેખ,**

સરકારના ઉપસચિવ.

**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૯મી ડિસેમ્બર, ૨૦૨૦

**નં.જીએચકેએચ-૧૭૧-૨૦૨૦-નસબ-૧૧-૨૦૧૬-૧૮૩૪-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૬/૧૧/૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૩૮૦૬/૦૮થી ધી નુતન સહકારી બેંક લી.(ફડચામાં) વડોદરાને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૫/૧૧/૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૫/૧૧/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી નુતન સહકારી બેંક લી, વડોદરાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૦૬/૧૧/૨૦૨૦ થી તા.૦૫/૧૧/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એમ. આર. પારેખ,**

સરકારના ઉપસચિવ.

-----  
**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૯મી ડિસેમ્બર, ૨૦૨૦

**નં.જીએચકેએચ-૧૭૨-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૧૫૩૬-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૮/૧૨/૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૪/૩૫૧૧/૦૭થી ધી તલોદ જનતા સહકારી બેંક લી., મુ.તલોદ, જી.સાબરકાંઠાને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૮/૧૨/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૮/૧૨/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી તલોદ જનતા સહકારી બેંક લી., મુ.તલોદ, જી.સાબરકાંઠાને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮/૧૨/૨૦૨૦ થી તા.૨૮/૧૨/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એમ. આર. પારેખ,**

સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

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by the Government of Gujarat under the Gujarat Acts.

#### REVENUE DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 29<sup>th</sup> December, 2020

#### INDIAN STAMP ACT, 1899.

**NO.GHM-2020-147-M-STP-122020-1712-H-1:-** In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Government of Gujarat hereby permits the Torrent Power Limited, Ahmedabad having branches within the State of Gujarat to pay Consolidated Stamp duty of Rs. 10,00,000/- (Rs. Ten lakhs only) chargeable on receipt to be issued towards the payment of any money for the period from 1<sup>st</sup> December, 2020 to 30<sup>th</sup> November, 2021.

By order and in the name of the Governor of Gujarat,

**M. B. SONI,**

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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#### ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/102/CPI/1408/6230/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 309 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
309	M/S Aarti Fertilizers  (Consumer No. : 38345)	Vapi	Valsad	Unit shall be permitted to utilize <b>950 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/101/CPI/1408/6561-K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 379 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
379	M/S Aarti Industries Limited (Amine Div)  (Consumer No. : 38135)	Vapi	Valsad	Unit shall be permitted to utilize <b>695 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/103/CPI/1407/2712/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 208 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
208	M/S Aarti Industries Ltd. (Anushakti Division)  (Consumer No. : 31389)	Bhachau	Kutch	Unit shall be permitted to utilize <b>900 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/104/CPI/2014/301/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 461 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
461	M/S Aarti Industries Ltd. (Alchemie Organics Division)  (Consumer No. : 37502)	Vapi	Valsad	Unit shall be permitted to utilize <b>1200 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 31<sup>st</sup> December, 2020

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

**No. GHU/2020/105/CPI/1409/1981/K1:-** In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat here by amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20<sup>th</sup> July, 1993 as under:

In Schedule-II, for Sr. No. 364 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
364	M/S Aarti Industries Limited.  (Consumer No. : 39652)	Jhagadia	Bharuch	Unit shall be permitted to utilize <b>950 KVA</b> power on all staggered holiday for the period of <b>1 (one) year from the date of issue of this notification</b> subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**RONAK MODI,**  
Under Secretary to Government.

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#### EDUCATION DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 11<sup>th</sup> September, 2020.

#### GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

**No: GS/SH/40/2020/PVS/102020/427/S :** In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008) and in super session of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to regulate admission from Certificate Courses to Second Year of Professional Diploma Courses and Payment of fees, namely:-

#### 1. *Short Title and Commencement.*

- (1) These rules may be called the Certificate Courses to Professional Diploma Courses (Regulation of Admission and Payment of Fees) Rules, 2020.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

#### 2. *Definitions.*

- (1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
  - (b) "Admission" means admission of candidates in the Second Year/ Third Semester of the Professional Diploma Courses in the First Shift;
  - (c) "Admission Committee" means the Admission Committee for professional courses constituted by the State Government under section 4 of the Act;
  - (d) "Certificate Holder" means a candidate who has passed two years certificate course conducted by the Technical Examination Board (TEB) or the National Council for Vocational Training (NCVT) or the Gujarat Council for Vocational Training (GCVT) or the Indo German Tool Room (IGTR);

- (e) "Course" means one of the branches of learning in Program which shall include Dual Degree course and Integrated courses;
  - (f) "GCVT" means the Gujarat Council for Vocational Training established by the Government of Gujarat;
  - (g) "Gujarat Board" means the Gujarat Secondary and Higher Secondary Education Board established under section 3 of the Gujarat Secondary and Higher Secondary Education Act, 1972 (Guj.18 of 1973);
  - (h) "Help Centers" means the centres notified by the Admission Committee for facilitation of the candidates for off-campus online admission process;
  - (i) "IGTR" means Indo German Tool Room established by the Government of India;
  - (j) "Industrial Training Institute (ITI)" means the training institute which provides training in technical courses and is administrated by the Directorate of Employment and Training (DET), Government of Gujarat;
  - (k) "NCVT" means the National Council for Vocational Training established by the Government of India;
  - (l) "Professional Diploma Courses" means and includes Diploma in Engineering/Technology, Diploma in Architecture, Diploma in Hotel and Tourism Management and Diploma courses in Applied Arts and Crafts;
  - (m) "Qualifying Examination" means,-
    - (i) Std. X + Two years certificate course conducted by NCVT or GCVT or IGTR, provided that the candidate has passed the Secondary School Certificate Examination (Standard X) with Mathematics, Science and English, or
    - (ii) Std. X + Two years certificate course conducted by the Technical Examination Board (TEB), provided that the candidate has passed the Secondary School Certificate Examination (Standard X) with Mathematics, Science and English;
  - (n) "Sanctioned Intake" means number of seats approved by the All India Council of Technical Education, New Delhi(AICTE) or, as the case may be, registering or statutory body and/or recognized University for specific course of professional diploma course for the admission year and seats available for the admission;
  - (o) "Shift" means spell of time in which educational activities of the technical institution are conducted;
  - (p) "Technical Examination Board (TEB)" means the Technical Examination Board, established by the State Government under Government Resolution, Education and Labour Department No. ECT-1064/91813-GH, dated the 11<sup>th</sup> July, 1966;
  - (q) "website" means the official website of the Admission Committee to carry out off-campus online admission process.
- (2) Words and expressions used in these rules but not defined shall have the same meanings as assigned to them in the Act.

### **3. Admission to Professional Diploma Course.-**

- (1) The admission to the Second Year of the Professional Diploma Courses shall be given on the basis of merit list prepared by the Admission Committee.
- (2) The Admission Committee shall guide, supervise and control the entire process of admission of candidates to the Professional Diploma Courses in the Professional Educational Colleges or Institutions.

- (3) A candidate seeking admission to the Second year of the Professional Diploma Courses shall be given admission by the Admission Committee and enrolled by the concerned University subject to the condition that he shall have to pass the subjects of the first year of corresponding Diploma Courses of the concerned University.

**4. *Seats Available for Admission.-***

For the purpose of admission to the Second Year of the Professional Diploma Courses available seats shall include,-

Ten Percent (10%) of the of the previous admission year of corresponding Professional Diploma Courses, which shall be the supernumerary seats of the approved intake, in the,-

- (a) Government Colleges or Institutions,
- (b) Grant- in-aided Colleges or Institutions, and
- (c) Unaided Colleges or Institutions, of the State.

**5. *Eligibility for Admission.-***

- (1) For the purpose of admission, a candidate shall have passed the qualifying examination any time before the admission process for the current admission year starts:

Provided that-

- (a) the ITI/TEB/IGTR or technical school/institute in which the candidate has studied, should have been located in the State of Gujarat; or
  - (b) the ITI/TEB/IGTR or technical school/institute in which the candidate has studied, should have been located in the Union Territory of Dadra and Nagar Haveli and Daman and Diu and whose parents are of Gujarat origin.
- (2) The candidates who have passed the qualifying examination from other State shall also be eligible, if seats remain vacant after granting admission to the candidates mentioned under sub-rule (1) giving priority to the candidates who are of the Gujarat origin.

**6. *Name of Corresponding Eligible Diploma Course in which admission may be granted.-***

Subject to the fulfillment of eligibility criteria and such other conditions as prescribed under these rules, a candidate, who has passed the qualifying examination, as mentioned in column No.(2) or column No.(3) of the Schedule, shall be eligible for admission to the corresponding diploma courses, as mentioned in column (4) of the Schedule.

**7. *Reservation of Seats.-***

- (1) the purpose of admission, the seats shall be reserved for the candidates who are of Gujarat origin and falling under the following categories and proportion, namely:-

- |   |      |
|---|------|
| (a) Scheduled Castes [SC]                               | 7 %  |
| (b) Scheduled Tribes [ST]                               | 15%  |
| (c) Socially and Educationally Backward Classes [SEBC], | 27 % |
| (d) Economically Weaker Sections (EWSs)                 | 10 % |

- including Widows and Orphan of any castes.

- (2) A Candidate Seeking admission on reserved seat shall be required to produce a Certificate of inclusion in the concerned category:

Provided that the candidate belonging to Socially and Educationally Backward Classes shall be required to produce a certificate to the effect of non- inclusion in Creamy Layer in addition to the caste certificate.

- (3) No caste/category certificate shall be valid unless it is duly stamped, signed and issued by the competent authority by the Government.



- (4) No certificate to the effect of non-inclusion in Creamy Layer shall be valid, unless it is duly stamped, signed and issued by the competent authority specified by the State Government. Such certificate shall have validity as per the prevailing rules of the State Government.
- (5) If a candidate fails to submit the certificates as required under sub-rule (2) within the stipulated time, his candidature shall be considered for admission under unreserved category.
- (6) If a candidate of reserved category gets admission on unreserved seat in order of merit, he may be given admission on the unreserved seat according to his preference.
- (7) The admission of a candidate of a reserved category on a reserved seat shall be valid subject to the verification of caste certificate by the authority empowered by the State Government in this behalf. In case the caste certificate is found invalid on verification, he shall not have right to claim his admission on reserved seat and if he has been already granted admission, such admission shall be cancelled. Admission of such candidate may be continued in case of availability of vacant unreserved seats, subject to the condition of eligibility of merit.
- (8) After granting admission to all the candidates of reserved categories on respective reserved seats, the reserved category seats remaining vacant such seats shall be transferred to the unreserved category seats.

**8. *Reservation For Physically Disabled Candidates.-***

Five percent (5%) of the available seats in each category shall be reserved, in accordance with the provisions of section 32 of the Rights of Persons With Disabilities Act, 2016 ( 49 of 2016), for the persons with bench mark disability who can perform the academic activities in the respective course. A candidate with disability shall have to submit certificate of disability issued and duly signed by the certifying authority.

**Explanation:** “person with disability” means a person suffering from not less than forty percent of any disability as certified by a competent medical authority.

**9. *Reservation for the Children of Defence personnel and Ex-Servicemen.-***

- (1) One percent (1%) of available seats shall be reserved for the children of Defence personnel and Ex-Servicemen, for admission.
- (2) A candidate claiming admission against Ex-Servicemen category shall required to submit a certificate to that effect duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer. In-Service Defence Persons / retired defence persons notified by the Ministry of Home Affairs Police Division-II, Government of India shall require shall be required to submit certificate to that effect duly issued by the Commanding Officer of the respective unit in which they are serving or were serving just before the retirement respectively.
- (3) The seats remaining vacant against the category of Defence personnel and Ex-Servicemen shall be filled up from the merit list of unreserved category candidates.
- (4) The children of Defence personnel and Ex-Servicemen of Gujarat origin and children of defence personnel serving in Gujarat shall be included under the reserved category specified in this rule, if they have passed the qualifying examination from the schools located outside the Gujarat State.
- (5) The admission on such reserved seat shall be valid subject to the veracity of the certificate being confirmed by the authority by which the certificate is issued.

**10. Admission under Tuition Fee Waiver Scheme.-**

- (1) The Tuition Fee Waiver Scheme shall be applicable to all the sanctioned seats of the diploma engineering courses in the Government colleges or institutions, grant-in-aid colleges or institutions and unaided colleges or institutions approved by the AICTE.
- (2) The supernumerary seats not exceeding five percent of sanctioned intake of the colleges or institutions shall be filled on the basis of merit of the candidate, whose parents are having less than Rs. 8.0 lakhs of annual income from all sources. These supernumerary seats shall be available only to such courses in the colleges or institutions, where a minimum of 30% of sanctioned seats are filled up.
- (3) These seats shall be filled in accordance with the directions of the AICTE and Ministry of Human Resources Development, Government of India, on merit basis.
- (4) The Tuition Fee Waiver Scheme shall be for the complete duration of the course and the candidates admitted under this scheme shall not be allowed to change the institution or the course under any circumstances.
- (5) The supernumerary seats remaining vacant under this category shall not be offered to any other category.

**11. Preparation of Merit List.-**

- (1) The merit list of the candidates shall be prepared on the basis of the total marks obtained in Theory in the final year examination in case of TEB Certificate Holders or sum of Trade Theory and Workshop Calculation and Science in the final year examination in case of ITI/IGTR Certificate Holders, after converting the total marks to 300.
- (2) The criteria for deciding merit order in case of candidates having equal merit marks shall be in the following sequence, namely:-
  - (a) Total percentage marks obtained in practical in case of TEB Certificate Holders or percentage marks obtained in Trade Practical in case of ITI Certificate Holders;
  - (b) Percentage marks of grand total obtained in case of TEB Certificate Course or percentage marks of grand total obtained in case of ITI/ IGTR Certificate Holders;
  - (c) Total marks obtained in Mathematics in the Secondary School Certificate Examination (Standard X);
  - (d) Total marks obtained in Science in the Secondary School Certificate Examination (Standard X);
  - (e) Total marks obtained in Mathematics, Science and English in the Secondary School Certificate Examination (Standard X).
- (3) Common merit list of group of Certificate Courses specified in column No.(2) and (3) of Schedule for a corresponding Diploma Course, as specified in column No.(4) of Schedule , shall be prepared.

**12. Correction of Marks.-**

- (1) In case of change in marks of a candidate in the qualifying examination, such candidate shall produce a letter to that effect issued by the competent authority or the corrected mark-sheet, before the Admission Committee at least one day before the commencement of admission process (counseling program) but not later than seven days from the receipt of letter or, as the case may be corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.
- (2) The candidate who was declared failed initially in the qualifying examination, but later on declared passed after rechecking of marks by the competent authority, such candidate shall notwithstanding any time limit prescribed, be allowed to apply for the

admission provided he produces a letter to that effect issued by the competent authority or the corrected mark sheet, within seven days of the receipt of letter or, as the case may be corrected mark-sheet. In such case, he shall be placed at an appropriate order in the merit list.

**13. *Registration for Admission.-***

- (1) A candidate seeking admission shall apply online, for the registration of his candidature, on the website, within the time limit specified by the Admission Committee.
- (2) The Admission Committee shall, by advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider convenient, publish the date of registration, the list of Help Centers, last date for submission of registration form, courses offered and such other information as may be necessary in this behalf.
- (3) For the purpose of registration, in any mode of admission either through Admission Committee or at the institute level the candidate shall be required to make payment of such sum towards the Registration fee, etc. as determined by the Admission Committee.
- (4) Where a candidate has made more than one registrations, the registration made at the later stage shall be taken into consideration for admission purpose and the other registration shall be treated as cancelled.
- (5) After successful completion of registration, the candidate shall be required to upload the necessary documents on the admission portal. At the time of admission, the candidate shall have to produce the original certificates and testimonials of the documents attached with the registration form for verification. Pending verification of original documents, the admission shall be treated as provisional only.
- (6) The candidate who is unable to produce original certificates and testimonials necessary for the purpose of admission at the time of admission within the time-limit prescribed in these rules, may be registered for admission. In the event of failure to submit original certificates and testimonials within the time limit as prescribed, the registration / admission shall be cancelled by the concerned college or institution.

**14. *Admission Procedure.-***

The admission procedure shall be online in the following manner, namely:-

- (1) The Admission Committee shall prepare merit lists of the eligible candidates as per these rules, after verification of the documents submitted.
- (2) The merit lists shall be displayed on the website of the Admission Committee and by such other means, as the Committee may consider convenient.
- (3) The Admission Committee shall publish the schedule of online counseling program on its website, by advertisement in the prominent newspapers widely circulated in the State, and by such other means, as it may consider convenient.
- (4) The candidate shall be required to indicate his order of choices of courses and colleges or institutions, online. Allotment of seats shall be made on the basis of merit, category of the candidate and availability of seats. The allotment of seats shall be published on the website of the Admission Committee. The candidates are required to obtain the print out of the Information letter and bank fee receipt copies from the website.
- (5) The candidate shall be required to pay such fee, as may be determined by the Admission Committee.
- (6) On payment of token tuition fees as required under sub rule (5), either online payment or in the any branch of bank as specified by the Admission Committee, the admission allotted to the candidate shall get confirmed. The candidate shall be required to login to

his account to get the print out of the Admission slip. In case, the candidate fails to pay the token tuition fees within the prescribed time limit as aforesaid, the admission offered to him shall be treated as cancelled. Such candidate shall not be eligible to get admission on same course and same shift in the same college or institute in the subsequent rounds of counseling:

Provided that a candidate who has been allotted admission on Non-TFW seat and he has not confirmed his admission to the said seat shall be eligible to get admission on TFW seat on same course and same shift in the same college or institute.

- (7) Where considerable number of seats fall vacant and it appears to the Committee to fill the vacant seats, it may conduct the admission process for readjustment (reshuffling) of seats. The candidate, who opts to participate in reshuffling process, shall be considered for such admission. The candidate may either give option for up gradation of choices already given or submit new choices. If the candidate gets the admission on the basis of up-gradation or new choice, then his earlier admission shall be treated as cancelled.
- (8) No college or institution shall retain the original documents or testimonial of the candidate. In case of breach, the college or institution shall be liable to penalty as specified in rule 21.

**15. Fee.-**

- (1) A candidate who gets admission in the Government or aided college or institution shall have to pay such fees, as may be determined by the State Government at such stages, as may be determined by the Admission Committee.
- (2) A candidate who gets admission in unaided colleges or institutions shall have to pay such fees, as may be determined by the Fee Regulatory Committee constituted under section 9 of the Act, for unaided colleges or institutions, at such stages, as may be determined by the Admission Committee.
- (3) If a candidate, who has paid the fees after getting admission, gets his admission cancelled within time limit specified by the Admission Committee, his fees shall be refunded after completion of the admission process, provided the seat vacated by him is filled by another candidate
- (4) If a candidate who has paid the fees after getting admission and gets his admission changed in another course and/or college or institution in the readjustment (reshuffling) process, he shall pay the difference of fees, if any, at the time of getting admission or, as the case may be, fees shall be refunded after the completion of admission process.

**16. Change of Course or Institution.-**

Except as provided in these rules, no candidate shall, after getting admission, be allowed to change his course or, as the case may be, college or institution in any circumstances.

**17. Documents to be Attached with the Application .-**

The candidate shall submit the self-attested copies of the following documents along with the print out of the registration form at the Help Centre, namely:-

- (i) Mark-sheet issued by ITI/ TEB/IGTR;
- (ii) S.S.C. Examination ( Std. 10th) Mark-sheet;
- (iii) Caste certificate for a candidate belonging to Scheduled Castes (SC), Scheduled Tribes (ST) or Socially or Educationally Backward Classes (SEBC), issued by the authority empowered by the State Government in this behalf;
- (iv) Category Certificate for a Candidate belonging to Economically Weaker Sections (EWSs) issued by the authority empowered by the State Government in this behalf;

- (v) Non-Creamy Layer (NCL) Certificate of the family, issued by the authority empowered by the State Government in this behalf;
- (vi) Certificate of Physical Disability, issued and duly signed by the Civil Surgeon/competent Medical Authority, in case of a Physically Handicapped candidate;
- (vii) Certificate of Ex-Serviceman, duly issued by the Director, Sainik Welfare Board, Gujarat State or by the District Sainik Welfare Officer;
- (viii) Certificate of In-Serviceman duly issued by the Commanding Officer of the respective unit in which he is serving;
- (ix) Certificate of retired defense person issued by the commanding officer of the respective unit in which he was serving, and
- (x) Such other certificates as the Admission Committee deems necessary.

**18. *Ineligibility for admission on production of false documents.-***

If during the verification of documents or subsequently, any certificate or testimonial or information submitted by any candidate are found incorrect or false, the Admission Committee shall cancel the candidature of such candidate for that year.

**19. *Cancellation of Admission and Refund of Fee.-***

- (1) case of cancellation of admission or transfer of candidate by the Admission Committee, due to administrative reasons, the college or institution in which the candidate was granted admission shall refund the fee collected by it, to such candidate.
- (2) (a) In case of a candidate withdrawing his candidature before completion of admission process, for any reason whatsoever, he may login to his account on the website of the Admission Committee for online admission process and put the request for cancellation of admission within the time limit specified by the Admission Committee. In such case, the fee collected, if any, by the Admission Committee shall be refunded to such candidate, subject to the condition of such vacated seat being filled up by the Admission Committee;
- (b) After completion of online admission process and before declaration of schedule of admission on vacant seats, if any candidate who has withdrawn his candidature in the manner as provided in clause (a) above, the fees paid by him shall be refunded, subject to the condition of such vacated seat being filled up by the institution, as per the directions of Admission Committee and prevailing rules of AICTE.
- (c) A candidate desirous to withdraw his candidature after completion of admission on vacant seats, for any reason whatsoever, shall have to request in writing in person to the college or institution in which he is granted admission but he shall not be entitled to get refund of the fees paid by him for getting admission.
- (d) In case of cancellation of admission at college or institute level on the request of the student, he shall liable to pay the fees for the current semester and no college or institution shall demand fees for further semesters.

**20. *Vacant Seats.-***

- (1) After offering admission to all the candidates whose name appear in the merit list or after the completion of the online admission process, if the seats remain vacant, such vacant seats shall be filled by preparing common merit list in accordance with the direction of the Admission Committee, in the manner prescribed in sub-rule (2).
- (2) The Institute shall process, by an advertisement in the prominent newspapers widely circulated in the State, by website and by such other means, as it may consider

convenient, display the details of vacant seats. Such vacant seats shall be filled by college or institution by inviting application from the eligible candidates and preparing common intra-se merit list in the following order and guidelines issued by Admission Committee from time to time:

- (i) Names of the candidates whose name appears in the merit list as referred to in sub-rule (1) above of the Admission Committee for the corresponding year;
- (ii) Name of candidates who have passed qualifying examination from the Gujarat State;
- (iii) After allotting the seats to the candidates mentioned in clauses (i) and (ii) above, if any seat remains vacant, the institute shall fill such seats from the candidates who have passed qualifying examination from outside the Gujarat State.

#### 21. *Penalty.-*

Any breach of any of the provisions of the Act, these rules or any direction issued by the State Government, the Admission Committee or as the case may be, the Fee Regulatory Committee, by any person, shall be liable for penalty as provided in the Act.

#### 22. *Interpretation.-*

In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the State Government shall be final.

### SCHEDULE

(see rule 6)

Sr. No.	QUALIFYING EXAMINATION		Corresponding Diploma Courses
	TEB Certificate Course	ITI/IGTR Certificate Course	
(1)	(2)	(3)	(4)
1	Computer Aided Civil and Architectural Drafting	(1) Draughtsman Civil (2) Surveyor	(1) Civil Engineering (2) Architectural Assistantship
2	(1) Computer Aided Mechanical Drafting (2) Production and Maintenance Technician (3) Press Tool and Dye Making (4) Advance Automobile Engineering	(1) Fitter (2) Turner (3) Machinist (4) Refrigeration and Air-Conditioning Mechanic (5) Draughtsman Mechanical (6) Machinist Grinder (7) Tool and Die Maker (Dies and Mould), (8) Tool and Die Maker (Press Tools, Jigs and Fixture) (9) Lift Mechanic (10) Machinist- Tool Room (11) Machine Tool Room (12) Tool Technology (13) Mechanic Motor Vehicle	(1) Mechanical Engineering (2) Metallurgy (3) Fabrication Technology (4) Plastic Engineering (5) Automobile Engineering (6) Mechatronics
3	Electrical Service Technician	(1) Electrician (2) Mechanic Cum Operator Electronic Communication System	(1) Electrical Engineering (2) Electronics and Communication Engineering

Sr. No.	QUALIFYING EXAMINATION		Corresponding Diploma Courses
	TEB Certificate Course	ITI/IGTR Certificate Course	
(1)	(2)	(3)	(4)
		(3) Electronics Mechanic (4) Mechanic in Radio and Television (5) Mechanic Consumer Electronics (6) Industrial Electronics	(3) Power Electronics
4	Textile Design (Printing)	--	(1) Textile Design (2) Textile Processing Technology
5	---	(1) Spinning Technician (2) Textile Mechatronics (3) Weaving Technician	Textile Manufacturing Technology
6	Chemical Laboratory Technician	(1) Maintenance Mechanic (Chemical Plant) (2) Attendant Operator (Chemical Plant) (3) Laboratory Assistant (Chemical Plant) (4) Electroplater	(1) Chemical Engineering. (2) Petro Chemical Engineering
7	--	(1) Instrument Mechanic Chemical Plant (2) Instrument Mechanic	Instrumentation and Control Engineering
8	---	(1) Information Technology and Electronic System Maintenance (2) Mechanic Computer Hardware	(1) Information Technology (2) Computer Engineering
9	---	(1) Radiology Technician (Radio Diagnosis and radiotherapy)	(1) Biomedical Engineering

By order and in the name of the Governor of Gujarat,

**MANOJ VAGH,**  
Deputy Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

VOL. LXI ] THURSDAY, DECEMBER 31, 2020 / PAUSA 10, 1942

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી ડિસેમ્બર, ૨૦૨૦

નં.જીએચકેએચ-૧૭૪-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૧૫૧૮-ચ:- ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૦-૧૧-૨૦૦૯ના હુકમ ક્રમાંક: નસબ/ફડચ/ઝ-૪/૧૨૧૧/૩૦૧૯/૦૯થી શ્રી કામદાર સહકારી બેંક લી.(ફડચામાં), ભાવનગરને ફડચામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડચાના હુકમથી ત્રણ વર્ષમાં ફડચાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડચાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૦૯/૧૧/૨૦૧૭ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૦૯/૧૧/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમિયાન ફડચાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી શ્રી કામદાર સહકારી બેંક લી.(ફડચામાં), ભાવનગરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૦/૧૧/૨૦૨૦ થી તા.૦૯/૧૧/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ. આર. પારેખ,  
સરકારના ઉપસચિવ.

કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી ડિસેમ્બર, ૨૦૨૦

નં.જીએચકેએચ-૧૭૫-૨૦૨૦-નસબ-૧૧-૨૦૧૪-૧૪૩૭-ચ:- ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૨૯-૧૨-



૨૦૦૭ના હુકમ ક્રમાંક: નસબ/૦૧/ઝ-૪/૩૫૧૧/૦૭થી ધી ડાકોર મહિલા નાગરીક સહકારી બેંક લી.(ફડયામાં), ડાકોરને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૨૮/૧૨/૨૦૧૪ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૨૮/૧૨/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી ડાકોર મહિલા નાગરીક સહકારી બેંક લી.(ફડયામાં), ડાકોરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૨૮/૧૨/૨૦૨૦ થી તા.૨૮/૧૨/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એમ. આર. પારેખ,**  
સરકારના ઉપસચિવ.

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**કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગ**  
**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૩૧મી ડિસેમ્બર, ૨૦૨૦

**નં.જીએચકેએચ-૧૭૬-૨૦૨૦-નસબ-૧૧-૨૦૧૭-૭-ચ:-** ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૦૭ હેઠળ મળેલ સત્તા અન્વયે રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૫-૧૨-૨૦૦૮ના હુકમ ક્રમાંક: નસબ/ફડયા/ઝ-૪/૩૮૩/૪૧૯૯/૨૦૦૮થી ધી સિદ્ધપુર કોમ. કો. ઓ. બેંક લી., સિદ્ધપુરને ફડયામાં લઈ જવામાં આવેલ. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧)ની જોગવાઈ મુજબ ફડયાના હુકમથી ત્રણ વર્ષમાં ફડયાની કાર્યવાહી આટોપી લેવાની રહે છે. ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૧૪(૧) હેઠળ મળેલ સત્તા અન્વયે સદરહુ સંસ્થાની ફડયાની મુદત રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના વખતોવખતના હુકમોથી તા.૧૫/૧૨/૨૦૧૬ સુધી વધારવામાં આવેલ હતી. પરંતુ સદરહુ મુદત વધારા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ ન હતી. ત્યારબાદ ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે રાજ્ય સરકારના કૃષિ, ખેડૂત કલ્યાણ અને સહકાર વિભાગના વખતોવખતના જાહેરનામાથી તા.૧૫/૧૨/૨૦૨૦ સુધી કલમ ૧૬૧ હેઠળ મુક્તિ આપવામાં આવેલ હતી. પરંતુ સદરહુ સમયગાળા દરમ્યાન ફડયાની કાર્યવાહી આટોપી શકાયેલ નથી.

ધી સિદ્ધપુર કોમ. કો. ઓ. બેંક લી., સિદ્ધપુરને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તાની રૂએ કલમ-૧૧૪(૧)ની જોગવાઈઓના અમલમાંથી તા.૧૬/૧૨/૨૦૨૦ થી તા.૧૫/૧૨/૨૦૨૧ સુધી સમયસર કામગીરી પૂર્ણ કરવા મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

**એમ. આર. પારેખ,**  
સરકારના ઉપસચિવ.



સત્યમેવ જયતે

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## EXTRAORDINARY

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#### PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts**

**BY DIRECTOR OF PROHIBITION AND EXCISE,  
GUJARAT STATE, GANDHINAGAR.  
NOTIFICATION**

#### THE GUJARAT PROHIBITION ACT, 1949.

**No. FLR.17-2/2020/EX-1/ 819 :** In exercise of the powers conferred by section 5 of the Gujarat Prohibition Act, 1949 (Bom.XXV of 1949) read with the government notification Social Welfare Department No.GH/L/51/FLR/1088/24143-M, dated 12<sup>th</sup> September 1988 delegating the powers to the Director of Prohibition and Excise, Gujarat State to Authorize Officers in the Prohibition and Excise Department to grant Visitors and Tourists permit under section 46 and 46-A of the said Act and all Powers enabling it in this behalf. The Director of Prohibition and Excise, hereby amends the Notification No FLR.17-2/2020/EX-1/801, dated: 02/12/2020 (hereinafter enclosed referred as "the said notification") as follows namely:-

In the Schedule appended to the said notification, after entry at Sr.No.46, the following entry shall be inserted, namely :-

#### SCHEDULE

Sr. No	Designation of the Officer	Place	Powers which may be exercised
47	1 Sub-Inspector of Prohibition and Excise appointed M/s Hotel Regenta Central (P.P.Devlopers), At.Everest park, kalavad Road, Rajkot	The Rajkot Dist.	Powers under section 46 and 46A to grant visitors and Tourists permits.

(o/c signed by Director)

Place: Gandhinagar

Date: 10/12/2020.

(Sd/-) Illegible,

Director,  
Prohibition and excise,  
Gujarat State, Gandhinagar.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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by the Government of Gujarat under the Gujarat Acts

BY DIRECTOR OF PROHIBITION AND EXCISE,  
GUJARAT STATE, GANDHINAGAR.  
NOTIFICATION

#### THE GUJARAT PROHIBITION ACT, 1949.

**No. FLR.17-2/2020/EX-1/845 :** In exercise of the powers conferred by section 5 of the Gujarat Prohibition Act, 1949 (Bom.XXV of 1949) read with the government notification Social Welfare Department No.GH/L/51/FLR/1088/24143-M, dated 12<sup>th</sup> September 1988 delegating the powers to the Director of Prohibition and Excise, Gujarat State to Authorize Officers in the Prohibition and Excise Department to grant Visitors and Tourists permit under section 46 and 46-A of the said Act and all Powers enabling it in this behalf. The Director of Prohibition and Excise, hereby amends the Notification No FLR.17-2/2020/EX-1/819, dated: 10/12/2020 (hereinafter enclosed referred as "the said notification") as follows namely:-

In the Schedule appended to the said notification, after entry at Sr.No.47, the following entry shall be inserted, namely :-

#### SCHEDULE

Sr. No	Designation of the Officer	Place	Powers which may be exercised
48	1 Sub-Inspector of Prohibition and Excise appointed M/s Leela Trade Link Private Limited, EFCEE Sarovar Portico, Iscon Megacity, Opp. Victoriya Park, Sarve No.4619/1, C.C.No.3036, Ward No.07 Bhavnagar.	The Bhavnagar Dist.	Powers under section 46 and 46A to grant visitors and Tourists permits.

(o/c signed by Director)

Place: Gandhinagar

Date: 14/12/2020

(Sd/-) Illegible,

Director,  
Prohibition and excise,  
Gujarat State, Gandhinagar.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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#### શિક્ષણ વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી માર્ચ, ૨૦૨૦

#### ગુજરાત રાજ્ય ઉચ્ચ શિક્ષણ પરિષદ અધિનિયમ, ૨૦૧૬.

**ક્રમાંક: જીએસ/એસએચ/૧૫/એસએચઈ/૨૦૧૬/૧૪૫૯/ખ-૧:-** ગુજરાત રાજ્ય ઉચ્ચ શિક્ષણ પરિષદ અધિનિયમ, ૨૦૧૬ (સન ૨૦૧૭ના ગુજરાતના ૧લા) ની કલમ ૨૭થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, અધિનિયમના હેતુઓ પાર પાડવા માટે નીચેના નિયમો કરે છે:-

**૧. ટૂંકી સંજ્ઞા અને આરંભ.** (૧) આ નિયમો, ગુજરાત રાજ્ય ઉચ્ચ શિક્ષણ પરિષદ નિયમો, ૨૦૨૦ કહેવાશે.

(૨) તે રાજપત્રમાં, તેની પ્રસિદ્ધિની તારીખે અમલમાં આવશે.

**૨. વ્યાખ્યા.-** (૧) આ નિયમોમાં, સંદર્ભથી અન્યથા અપેક્ષિત ન હોય, તો,-

(ક) “અધિનિયમ” એટલે ગુજરાત રાજ્ય ઉચ્ચ શિક્ષણ પરિષદ અધિનિયમ, ૨૦૧૬ (સન ૨૦૧૭ના ગુજરાતના ૧લો) અધિનિયમ;

(ખ) “સરકાર” એટલે ગુજરાત સરકાર;

(૨) અહીં વાપરેલા અને વ્યાખ્યાયિત ન કરેલા, પણ અધિનિયમમાં વ્યાખ્યાયિત કરેલા શબ્દો અને શબ્દપ્રયોગોનો, અધિનિયમમાં અનુક્રમે તેમનો જે અર્થ કરવામાં આવ્યો છે તે જ અર્થ થશે.

**૩. કારોબારી સમિતિના અધ્યક્ષની લાયકાતો, સત્તા અને કાર્યો, તેમની સેવાની બોલીઓ અને શરતો.-**

(૧) ભારતમાં આવેલી યુનિવર્સિટીઓ પૈકીની કોઈ યુનિવર્સિટીમાં કુલપતિ તરીકે સેવા આપી હોય અને પ્રાધ્યાપક અથવા સિનિયર વહીવટી અધિકારી તરીકે ઓછામાં ઓછા દસ વર્ષનો અનુભવ ધરાવતા હોય, સેવામાં હોય અથવા નિવૃત્ત થયેલા હોય, રાજ્ય સરકારના અગ્રસચિવથી ઊતરતા દરજ્જાના ન

હોય, શિક્ષણના ક્ષેત્રમાં અભિરૂચિ અને અનુભવ ધરાવતા હોય, તેવા નામાંકિત શિક્ષણવિદની રાજ્ય સરકાર કારોબારી સમિતિના અધ્યક્ષ તરીકે નિમણૂક કરશે.

- (૨) કારોબારી સમિતિના અધ્યક્ષના હોદ્દાની મુદત ત્રણ વર્ષની રહેશે અને તે પુનઃનિમણૂકને પાત્ર રહેશે નહિ:

પરંતુ ૬૫ વર્ષની વય પૂર્ણ કરી હોય, તેવી વ્યક્તિ કારોબારી સમિતિના અધ્યક્ષ તરીકે ચાલુ રહેવાને પાત્ર થશે નહિ.

- (૩) કારોબારી સમિતિના અધ્યક્ષ, પરિષદની કારોબારી સમિતિની બેઠકોનું અધ્યક્ષ સ્થાન લેશે અને તેમનો દરજ્જો કુલપતિને સમકક્ષ રહેશે.

- (૪) કારોબારી સમિતિના અધ્યક્ષને કોઈ માસિક પગાર આપવામાં આવશે નહિ:

પરંતુ અધ્યક્ષને કારોબારી સમિતિની દરેક બેઠક દિઠ બેઠક રૂ. ૧૦,૦૦૦/- ચૂકવવામાં આવશે:

વધુમાં, તેમની કામગીરી દરમિયાન, કોઈ યુનિવર્સિટી/સંસ્થાની દરેક મુલાકાત માટે દિવસ દિઠ રૂ. ૧૦,૦૦૦/- ચૂકવવામાં આવશે.

- (૫) અધ્યક્ષ, સરકારના પ્રવર્તમાન નિયમો અનુસાર મુસાફરી ભથ્થું મેળવવા હકદાર રહેશે.

- (૬) અધ્યક્ષ શિક્ષણ વિભાગને જવાબદાર રહેશે.

#### ૪. પરિષદના વધારાના ફંડનું રોકાણ કરવા માટેની રીત.-

ખર્ચને પહોંચી વળ્યા પછી બાકી રહેલા વધારાના ફંડનું, કોઈપણ અનુસૂચિત અથવા સરકાર માન્ય બેંકમાં ટૂંકી મુદતની અનામત (થાપણ)માં રોકાણ કરવું જોઈશે. લાંબી મુદતનું રોકાણ શક્ય હોય, તો ફંડનું રોકાણ ગુજરાત રાજ્ય નાણાકીય સેવા લિમિટેડ (જીએસએફસી) અથવા સરકારની સંપૂર્ણ માલિકી અથવા નિયંત્રણ ધરાવતી કોઈ બીજી વૈધાનિક અથવા સંસ્થાપિત સંસ્થામાં કરવું જોઈશે.

૫. વાર્ષિક અંદાજપત્ર- પરિષદે, આગામી નાણાકીય વર્ષની વિગતો સાથે, પરિષદની અંદાજિત આવકો અને ખર્ચની તેની વિગતવાર અંદાજપત્રની દરખાસ્ત, નમૂના ‘ક’ માં તૈયાર કરવી જોઈશે અને દર વર્ષના સપ્ટેમ્બર મહિના દરમિયાન તેની એક નકલ રાજ્ય સરકારને મોકલવી જોઈશે.

#### ૬. પરિષદના હિસાબોની જાળવણી.-

- (૧) પરિષદના હિસાબો અને હિસાબોનું વાર્ષિક પત્રક નમૂના ‘ખ’માં નિર્દિષ્ટ કર્યા પ્રમાણે જાળવવું/તૈયાર કરવું જોઈશે.

- (૨) દરેક નાણાકીય વર્ષ માટે આવક અને ખર્ચના હિસાબો, નીચે પ્રમાણે રહેશે,-

- (ક) આવકમાં.-

- (૧) સરકાર પાસેથી પરિષદે મેળવેલ કોઈ ઊંચક અનુદાન;

- (૨) યુનિવર્સિટી ગ્રાન્ટ્સ કમિશન (UGC) અથવા ઓલ ઇન્ડિયા કાઉન્સિલ ફોર ટેકનિકલ એજ્યુકેશન (AICTE) અથવા ભારત સરકાર અથવા અન્ય સ્ત્રોતો પાસેથી મળેલ હોય તેવા અનુદાન;

- (૩) મૂડી રોકાણ પર મેળવેલ વ્યાજ; અને

- (૪) અન્ય પરચુરણ આવકનો સમાવેશ થશે.

(ખ) ખર્ચમાં. -

- (૧) અધિકારીઓ અને કર્મચારીવર્ગના પગાર અને અન્ય ભથ્થાં;
- (૨) વેતન, ટેલિફોન, વીજળી, અખબારો, કચેરી ખર્ચ વગેરે પર થયેલ ખર્ચ;
- (૩) પરિષદ, તેની સમિતિ અથવા કમિશનની બેઠક પર ખર્ચ, વાહન ખર્ચ, પ્રવાસ (મુસાફરી) ભથ્થુ, દૈનિક ભથ્થું અને અન્ય આનુષંગિક ખર્ચ;
- (૪) પ્રવાસ ભથ્થું, દૈનિક ભથ્થું અથવા આમંત્રિતો, ભાગ લેનારાઓને માનદવેતન અને પ્રાસંગિક ખર્ચ સહિત સંમેલન અને પરિસંવાદ યોજવા માટેનું ખર્ચ;
- (૫) કર્મચારીગણના કલ્યાણ, ભવિષ્ય નિધિ ફાળા, રજા-પગાર અને પેન્શન ફાળા પર ખર્ચ; અને
- (૬) પરિષદે અધિકૃત કરેલ મૂડી અથવા મહેસૂલ ખર્ચની કોઈપણ બાબતનો સમાવેશ થશે.

૭. પરિષદના હિસાબોનું ઓડિટ, દરેક નાણાકીય વર્ષમાં ઓછામાં ઓછું એકવાર અનુભવી ચાર્ટર્ડ એકાઉન્ટન્ટ દ્વારા કરાવવું જોઈશે.

૮. વાર્ષિક અહેવાલ. -

- (૧) પરિષદે, દરેક નાણાકીય વર્ષ માટે પાછલા નાણાકીય વર્ષની ૩૧મી ડિસેમ્બર પહેલા નમૂના 'ગ'માં વાર્ષિક અહેવાલ તૈયાર કરવો જોઈશે.
- (૨) વાર્ષિક અહેવાલમાં નીચેની માહિતીનો સમાવેશ થશે:-
  - (ક) નાણાકીય વર્ષ દરમિયાન યોજાયેલી પરિષદની બેઠકોના આંકડા સહિત રજૂઆત;
  - (ખ) ભવિષ્યની યોજના અને અન્ય પ્રવૃત્તિ સહિત બેઠકમાં ચર્ચા કરાયેલા મુદ્દાઓ;
  - (ગ) બેઠકમાં કરાયેલા અવલોકનો અને ભલામણો;
  - (ઘ) પરિષદે કરેલ નવી પહેલ અને કાર્યક્રમો;
  - (ચ) નાણાકીય વહીવટ.
- (૩) પરિષદે મંજૂર કરેલ વાર્ષિક અહેવાલ આગામી નાણાકીય વર્ષની ૩૧મી ડિસેમ્બર પહેલાં સરકારને રજૂ કરવો જોઈશે.

### નમૂનો ક

(જુઓ નિયમ ૫)

### બજેટ દરખાસ્ત માટે:

વિભાગનું નામ:	મુખ્ય સદર:		
પેટા-મુખ્ય સદર:	ગૌણ સદર:		
પેટા-સદર:	બાબત નંબર અને બાબતનું નામ:		
આવર્તક (રિકરન્ટ): રૂ.	અનાવર્તક : રૂ.	કુલ રૂ.	
		અંતિમ વાર્ષિક આવર્તક: રૂ.	

રિમાર્ક:-

## સ્ટેટમેન્ટ(નિવેદન)-૧

અનુક્રમાંક	જગાનો હોદ્દો (અંગ્રેજી)	જગાનો હોદ્દો (ગુજરાતી)	જગાની સંખ્યા	જગાનું પગાર- ધોરણ (રૂપિયા)	ગ્રેડ-પે (રૂપિયા) (લાગુ પડતો હોય તો)
૧					
૨					
કુલ					

## સ્ટેટમેન્ટ(નિવેદન)-૨

(રૂ. લાખમાં)

ઓબ્જેક્ટ હેડ (સદર)	વર્ષ ૨૦૧૯-૨૦ દરમિયાન ૧૧ મહિનાની મુદત સુધીનો જરૂરી ખર્ચ		અંતિમ વાર્ષિક આવર્તક રૂ.	બજેટની જોગવાઈ રૂ.
	આવર્તકની રકમ	અનાવર્તનની રકમ		
૧	૨	૩	૪	૫
કુલ:-				

## નમૂના બી(બ) અને સી(ક)

(જુઓ નિયમ ૬(૧) અને ૬(૨))

## ગુજરાત ઉચ્ચ શિક્ષણ પરિષદ

## પૂરા થયેલ વર્ષ માટે આવક અને ખર્ચનો હિસાબ

વિગતો	અનુસૂચિ	ચાલુ વર્ષ માટે અંદાજિત બજેટ	વર્ષ માટે વાસ્તવિક (બજેટ)	આવતા વર્ષ માટે અંદાજિત બજેટ	
<b>આવક (એ)</b>					
રિસિપ્ટ્સ (આવક)	૧				
અનુદાર અને દાન	૨				
રોકાણોમાંથી આવક	૩				
અન્ય આવક					
<b>કુલ(એ)</b>					
<b>ખર્ચ (બી)</b>					
સ્ટાફને ચૂકવણી અને લાભો					

વિગતો	અનુસૂચિ	ચાલુ વર્ષ માટે અંદાજિત બજેટ	વર્ષ માટે વાસ્તવિક (બજેટ)	આવતા વર્ષ માટે અંદાજિત બજેટ	
શૈક્ષણિક ખર્ચ વહીવટી અને સામાન્ય ખર્ચ પરિવહન ખર્ચ મરામત અને નિભાવણી નાણા ખર્ચ અન્ય ખર્ચ					
<b>કુલ (બી)</b>					
<b>ખર્ચથી આવક વધુ હોવાથી બેલેન્સ (એ-બી)</b> મુકરર ફંડમાં/થી તબદીલ					
<b>ખાધને કારણે રહેલ બેલેન્સને,</b> સામાન્ય ફંડમાં લઈ ગયેલ					
હિસાબી નોંધો					

### સામાન્ય સૂચનો

૧. ગુજરાત ઉચ્ચ શિક્ષણ પરિષદ (આવક અને ખર્ચના હિસાબો)ના નાણાકીય સ્ટેટમેન્ટ્સ (નિવેદનો) ઉમેરો કરવાના ધોરણે તૈયાર કરવા જોઈશે.
૨. ગુજરાત ઉચ્ચ શિક્ષણ પરિષદના નાણાકીય સ્ટેટમેન્ટ્સ (નિવેદનો)માં, આવક અને ખર્ચના હિસાબ તૈયાર કરવામાં અને રજૂ કરવામાં અપનાવેલ તમામ મહત્વની હિસાબી નીતિઓનો સમાવેશ કરવો જોઈશે. કોઈપણ હિસાબી નીતિ હિસાબી ધોરણો અનુસાર ન હોય, અને હિસાબી ધોરણોની તેવી ડિપાર્ચર વાસ્તવિક હોય, ત્યારે તેના કારણો અને તેની નાણાકીય અસર સાથે ડિપાર્ચરની વિગતો પણ જાહેર કરવી જોઈશે સિવાય કે તેવી અસરની ખાતરીપૂર્વકની જાણ ન હોય.
૩. હિસાબી નીતિઓ એક નાણાકીય વર્ષથી તે પછીના નાણાકીય વર્ષમાં એકધારી લાગુ કરવી જોઈશે. હિસાબી નીતિઓમાં કોઈપણ ફેરફાર જેની ચાલુ મુદતમાં વાસ્તવિક અસર હોય અથવા આગામી મુદતમાં



તેની વાસ્તવિક અસરની વાજબી સંભાવના હોય, તેને જાહેર કરવી જોઈશે. હિસાબી નીતિઓમાં કોઈપણ ફેરફાર, જેની વાસ્તવિક અસર ચાલુ મુદતમાં હોય તે કિસ્સામાં, તેવા ફેરફારથી નાણાકીય નિવેદનોમાં કોઈ બાબતની રકમને અસર થાય ત્યારે તે, ખાતરીપૂર્વકની જાણ થઈ શકે તેટલે અંશે જાહેર કરવી જોઈશે. તેવી રકમ, સંપૂર્ણ અથવા અંશતઃ ખાતરીપૂર્વક જાણી શકાય તેમ ન હોય, ત્યારે હકીકત જણાવવી જોઈશે.

૪. વ્યવહારો અને બનાવોના આવક અને ખર્ચના હિસાબમાં હિસાબી પ્રક્રિયા અને રજૂઆત, તેઓની આવકથી સંચાલિત કરવી જોઈશે અને માત્ર કાયદાકીય રીતે કરવી જોઈશે નહિ.
૫. આવક અને ખર્ચના હિસાબમાં હિસાબી વ્યવહાર અને બાબતને જાહેર કરવાની રીત નક્કી કરવામાં, બાબતની વાસ્તવિકતાની યોગ્ય વિચારણા કરવી જોઈશે.
૬. આવક અને ખર્ચ ખાતાની નોંધોમાં, આવક અને ખર્ચ ખાતામાંની બાબતોને લગતી સ્પષ્ટીકરણાત્મક સામગ્રી હોવી જોઈશે.
૭. જો આ ફોર્મેટમાંની કોઈપણ બાબતો અથવા પેટા-બાબતો હેઠળ માહિતી આપવી જરૂરી હોય, તો તે અનુકૂળતાથી આવક અને યથાપ્રસંગ ખર્ચ ખાતામાં સમાવિષ્ટ કરી શકાતી નથી, તે જોડવાની એક અલગ અનુસૂચિ અથવા અનુસૂચિઓમાં રજૂ કરી શકાશે અને આવક અને ખર્ચ ખાતાનો ભાગ બનશે. જ્યાં બાબતો સંખ્યાબંધ હોય ત્યાં આ ભલામણ કરવામાં આવે છે.

(ક) ઉપર ઉલ્લેખેલી અનુસૂચિઓ, હિસાબી નીતિઓ અને સ્પષ્ટીકરણાત્મક નોંધો, નાણાકીય પત્રકોનો અભિન્ન ભાગ બનશે.

૮. જ્યાં લાગુ પડે ત્યાં આવક અને ખર્ચ ખાતા દ્વારા આવરી લેવામાં આવેલા સમયગાળા દરમિયાન અને તે અગાઉના તત્સમાન સમયગાળા દરમિયાન, રોકડ પ્રવાહ દર્શાવતું, રોકડ પ્રવાહનું પત્રક જોડવું જોઈશે.
૯. ફોર્મેટમાં સૂચવ્યા મુજબની જાહેરાતો, ન્યૂનતમ આવશ્યકતાઓ છે. પરિષદને વધારાની જાહેરાતો કરવા માટે પ્રોત્સાહિત કરવામાં આવે છે.
૧૦. આવક અને ખર્ચ ખાતામાંના આંકડા, જો પૂરા આંકડામાં કરવામાં આવ્યા હોય, તો નીચે પ્રમાણે પૂરા આંકડામાં કરવામાં આવશે:

કુલ આવકની રકમ (રૂ. માં)	પૂરા આંકડામાં (રૂ.)
એક લાખથી ઓછા	પૂરા આંકડામાં નહિ
દસ લાખ કે તેથી વધુ પરંતુ દસ લાખથી ઓછા	સો
એક લાખ કે તેથી વધુ પરંતુ એક કરોડથી ઓછા	હજાર
એક કરોડ કે તેથી વધુ પરંતુ એકસો કરોડથી ઓછા	લાખ / દસ લાખ
એકસો કરોડ કે તેથી વધુ પરંતુ એક હજાર કરોડથી ઓછા	કરોડ / અબજ

#### આવક અને ખર્ચ ખાતા

૧. આવક અને ખર્ચ ખાતામાં, દરેક મહત્વની લાક્ષણિકતા જાહેર કરવી જોઈશે અને ખાતા દ્વારા આવરી લેવામાં આવેલા સમયગાળા દરમિયાન, ગુજરાત ઉચ્ચ શિક્ષણ પરિષદની કામગીરીનું પરિણામ સ્પષ્ટ રીતે જાહેર થાય તે માટે આ રીતે રજૂ કરવું જોઈશે.
૨. ગુજરાત ઉચ્ચ શિક્ષણ પરિષદ, સંલગ્ન શરતોનું પાલન કરશે તેવી વાજબી ખાતરી હોય ત્યારે તે તબક્કે જ દાન અને અનુદાન માન્ય કરવા જોઈશે અને દાન તથા અનુદાન મેળવવા જોઈશે.
૩. કોઈપણ વસ્તુ કે જેના હેઠળ આવક/ખર્ચ, પરિષદની કુલ ફીની આવકના ૧૦% વધારે હોય અથવા રૂ.૫૦,૦૦૦/- બેમાંથી જે વધારે હોય તે આવક અને ખર્ચ ખાતામાં, યોગ્ય ખાતાના સદર સામે એક

અલગ અને અલગ અને વિશિષ્ટ બાબત તરીકે દર્શાવવી જોઈએ. આ બાબતો, આથી મુખ્ય પ્રકીર્ણ અને અન્ય આવક/ખર્ચના સદર હેઠળ દર્શાવવી જોઈએ નહિ.

૪. કિંમત ઘટાડવી જોઈએ જેથી ઘસારો પામેલી મિલકતના ઉપયોગી જીવન પર ઘસારો પામેલી મિલકતની ઘસારો પામેલી રકમ વસૂલ કરી શકાય.
૫. છાત્રાલયના ચાલુ ખર્ચની વિગતો, આવક અને ખર્ચ ખાતાની નોંધમાં અલગથી જાહેર કરવી જોઈએ.
૬. પરિષદ, નોંધો દ્વારા નીચેની વધારાની માહિતી જાહેર કરશે:
  - (ક) પરિષદના ઉદ્દેશો પર કરવામાં આવેલા ખર્ચના સંબંધમાં જાહેર કરવું.
  - (ખ) સ્વયંસેવકો દ્વારા આપવામાં આવેલી સેવાઓની વિગતો કે જેના માટે કોઈ પણ ચુકવણી કરવામાં આવી નથી.
  - (ગ) અપવાદરૂપ અને અસાધારણ પ્રકારની બાબતોની વિગતો; અને
  - (ઘ) અગાઉના સમયગાળાની બાબતો;

#### અનુસૂચિ ૧ – ગ્રાન્ટ્સ (અનુદાન) અને દાન (પ્રાપ્ત થયેલા રદ ન કરી શકાય તેવા અનુદાન અને સહાયકી)

નીચે મુજબ પ્રાપ્ત અનુદાન અને દાનનું વર્ગીકરણ કરવામાં આવશે અને જાહેર કરવામાં આવશે :

વિગતો	ચાલુ વર્ષ	પાછલું વર્ષ
કેન્દ્ર સરકાર		
રાજ્ય સરકાર (સરકારો)		
સરકારી એજન્સીઓ		
સંસ્થાઓ / કલ્યાણ સંસ્થાઓ		
આંતરરાષ્ટ્રીય સંસ્થાઓ		
અન્ય (સ્પષ્ટ કરો) કુલ		

#### અનુસૂચિ ૨ – મૂડી રોકાણોમાંથી આવક

(ફંડમાં તબદીલ કર્યા હોય તેવા અંકિત કરેલા / દેણગી ફંડમાંથી મૂડીરોકાણ પરની આવક)

અંકિત કરેલા/દેણગી ફંડમાંથી મૂડીરોકાણ	ચાલુ વર્ષ	પાછલું વર્ષ
(૧) વ્યાજ		
(ક) સરકારી જામીનગીરીઓ પર		
(ખ) અન્ય ખત/ત્રણપત્રો		
(૨) મેળવેલી આવક		
(ક) અલગથી દરેક ફંડ		
(૩) જમા આવક		
(ક) અલગથી દરેક ભંડોળ		
(૪) અન્ય (નિર્દિષ્ટ કરો)		
<b>કુલ</b>		
<b>અંકિત કરેલા/દેણગી ફંડને તબદીલ કરેલ</b>		

**નમૂનો ગ**

(જુઓ નિયમ ૮(૧))

**વાર્ષિક અહેવાલ****વાર્ષિક અહેવાલ માટેની વિષયવસ્તુ**

વાર્ષિક અહેવાલ એ પાછલા વર્ષ દરમિયાન, સંસ્થાની પ્રવૃત્તિઓ વિશેનો એક સર્વગ્રાહી અહેવાલ છે. વાર્ષિક અહેવાલો, હિસ્સેદારો અને અન્ય હિતસંબંધ ધરાવતા લોકોને, આર્થિક કામગીરી સહિતના સંગઠનની પ્રવૃત્તિઓ વિશેની માહિતી આપવા માટે અભિપ્રેત છે. મોટાભાગની હકૂમતોને વાર્ષિક અહેવાલો તૈયાર કરવા અને જાહેર કરવા માટે, સંસ્થાઓની આવશ્યકતા હોય છે.

વિશિષ્ટ રીતે વાર્ષિક અહેવાલોમાં નીચેની બાબતોનો સમાવેશ થશે:

- અધ્યક્ષની પ્રસ્તાવના.
- સંસ્થાના તંત્ર અંગેના ઓડિટરનો અહેવાલ.
- દ્રષ્ટિ / વિશેષ કાર્ય (મિશન) સંબંધી નિવેદન.
- પરિષદના ઉદ્દેશો અને હેતુઓ.
- અનુપાલન સંબંધી પરિપત્રનું પત્રક.
- પરિષદની પહેલ.
- ગ્રાન્ટ વિતરણ અને ઉપયોગિતા.
- પરિષદની પ્રવૃત્તિઓ / કામગીરી.
- ઉત્કૃષ્ટ સિદ્ધિ અને શ્રેષ્ઠ પ્રથા.
- એનેક્સર, જો કોઈ હોય તો.
- ભવિષ્યનો માર્ગ – ભવિષ્યની યોજનાઓ.

સ્ટેકહોલ્ડરને સુસંગત ગણાતી અન્ય માહિતી, સમાવિષ્ટ હોઈ શકે છે, જેમ કે સામાજિક જવાબદારી અહેવાલો અથવા પર્યાવરણીય – અથવા સામાજિક રીતે – સંવેદનશીલ કામગીરી સાથેની સંસ્થાઓ.

અહેવાલમાં પૂરી પાડવામાં આવેલી વિગતો, સંસ્થાઓની કામગીરી અને ભાવિ દિશાને સમજવા માટે સ્ટેકહોલ્ડર માટે ઉપયોગી છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

**રોનક મહેતા,**

સરકારના નાયબ સચિવ.

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